Exhibit

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UNITED S	TATES DISTRICT	COURT
NORTHERN	DISTRICT OF CA	ALIFORNIA
	000	
DEMETRIC DIAZ, OWEN D LAMAR PATTERSON,	IAZ AND)
Р	laintiffs,)CASE NO.)3:17-cv-06748-WE
VS.)
TESLA, INC., DBA TESLINC.; CITISTAFF SOLUT WEST VALLEY STAFFING CHARTWELL STAFFING SEINC.; AND DOES 1-50,	IONS, INC.; GROUP; RVICES,)))))))
D	efendants.)

VIDEOTAPED DEPOSITION OF TAMOTSU KAWASAKI

DATE: OCTOBER 9, 2019

TIME: 2:05 P.M.

LOCATION: CALIFORNIA CIVIL RIGHTS LAW GROUP

180 GRAND AVENUE, SUITE 1380

OAKLAND, CALIFORNIA

REPORTED BY: ANGIE M. MATERAZZI

Certified Shorthand Reporter

License No. 13116

TAMOTSU KAWASAKI October 9, 2019

1	APPEARANCES:
2	
·	FOR THE PLAINTIFFS:
3	
4	BY: LAWRENCE A. ORGAN, ESQ.
4	CALIFORNIA CIVIL RIGHTS LAW GROUP 332 SAN ANSELMO AVENUE
5	SAN ANSELMO, CALIFORNIA 94960
	(415) 453-4720
6	LARRY@CIVILRIGHTSCA.COM
7	
8	FOR THE DEFENDANTS, TESLA MOTORS:
9	BY: PATRICIA M. JENG, ESQ.
1.0	SHEPPARD MULLIN
10	FOUR EMBARCADERO CENTER, 17TH FLOOR SAN FRANCISCO, CALIFORNIA 94111
11	(415) 434-9100
	PJENG@SHEPPARDMULLIN.COM
12	
13	FOR DEFENDANTS, CITISTAFF SOLUTIONS:
14	BY: SUSAN T. KUMAGAI, ESQ.
	LAFAYETTE & KUMAGAI
15	1300 CLAY STREET, SUITE 810
16	OAKLAND, CALIFORNIA 94612 (415)357-4600
10	SKUMAGAI@LKCLAW.COM
17	
18	FOR DEFENDANTS, NEXTSOURCE:
19	BY: JUAN C. ARANEDA, ESQ.
	FISHER PHILLIPS
20	ONE EMBARCADERO CENTER, SUITE 2050
21	SAN FRANCISCO, CALIFORNIA 94111 (415)490-9000
	JARANEDA@FISHERPHILLIPS.COM
22	
23	
24	
25	

- 1 Mr. Timreza had used the N-word towards him?
- 2 A. Correct.
- Q. And you also recall that other people told you
- 4 that they had heard racial terms used; is that right?
- 5 A. Correct.
- 6 MR. ARANEDA: Objection, misstates his
- 7 testimony.
- 8 BY MR. ORGAN:
- 9 Q. Did -- did anyone ever tell you -- anyone
- 10 else -- other than Mr. Diaz -- tell you they had also
- 11 heard the N-word directed towards Mr. Diaz?
- 12 A. I don't remember anybody else telling me that
- 13 the N-word was directed towards him. I mean, it's -- we
- 14 live in that era where that words is very -- throw
- 15 around very casually.
- 16 Q. Right. But in terms of workplace policy at
- 17 the Tesla factory, people were not supposed to use the
- 18 N-word there?
- 19 A. Correct. That's any workplace.
- 20 Q. Right. Whether people use the word
- 21 casually -- in their everyday life or not -- is
- 22 irrelevant, relative to the workplace, right?
- 23 A. Correct.
- MS. JENG: Objection, calls for a legal
- 25 conclusion.

is 3:35. 1 (Off the record at 3:35 p.m. and back on 2 3 the record at 3:37 p.m.) 4 MR. ORGAN: Okay. We're back on the record. The time is 3:37. 5 BY MR. ORGAN: 6 Did -- when you were walking around the Q. facility, did you ever hear anyone using the N-word, 8 even if you can't identify them, did you hear that word? <u>9</u> 10 I mean, I heard it all the over the facility. Α. I mean, it's -- there's a bunch of staffing companies, 11 12 man. I mean, you had -- you had a range of people, man. 13 Staffing companies hire -- you go to a staffing company because you can't get a job, per se, like a -- I guess a 14 <u>15</u> real person or whatever, you have a background, whatever <u>16</u> it is. I mean, we filtered through a lot of people. 17 I'm not knocking people for what they do, but it's a 18 staffing agency, per se. So you got a wide arrange of <u> 19</u> people. 20 Like I said, in our age, that word gets thrown 21 around very causally. Now, if you -- there is tones the way you say it and what it is, but -- I mean, I've heard 22 23 it thrown around there, yeah. 24 How -- how often do you think you heard the 25 N-word at the Tesla factory?

- 1 at NextSource?
- A. No. I -- what -- what do you mean by that?
- 3 You got to rephrase that.
- 4 Q. Sure. Was anyone at NextSource informed of
- 5 the incident between Mr. Ramon Martinez and Mr. Owen
- 6 Diaz?
- 7 A. Not by me. I don't -- I can't tell by anybody
- 8 else but not by me. I didn't -- don't have -- don't
- 9 know anybody at NextSource or e-mail chain.
- 10 Like I said, my e-mails always went to Victor,
- 11 Jaime and Ed, when Ed came. Before that, it was Victor
- 12 and Jaime.
- Q. You testified that you heard the N-word thrown
- 14 around, but you did not think anything of this.
- <u>15</u> What did you -- what did you mean by that?
- 16 A. It -- I mean, I drive around the building,
- 17 people are -- whatever, they're on break, they're in the
- 18 cafeteria, they're joking around with each other, you
- <u>19</u> know, they're saying the N-word to each other, maybe in
- 20 a cool way or whatever to them, whatever it is.
- <u>I -- just -- it -- it didn't recollect to me</u>
- 22 that that wasn't right or I should say something or
- <u>23</u> <u>whatever.</u> <u>It -- like I said, that had nothing to do</u>
- 24 with me. It wasn't hurting me, it wasn't hurting my
- <u>25</u> <u>people in doing their job.</u> <u>They weren't my employees.</u>

- 1 It didn't affect me. So I just thought nothing of it.
- 2 It's like walking down the street right now hearing
- somebody saying it. You're not going to think twice,
- 4 you're not going to stop.
- 5 Q. Did you -- did you -- did you think nothing of
- 6 it because you heard it sort of more of a greeting
- 5 between people? Is that what you're saying?
- A. It was -- it wasn't like an argument tone, it
- 9 wasn't in an aggressive tone, so.
- 10 Q. Did you -- did you believe it was not being
- 11 used in an offensive manner?
- <u>12</u> <u>A.</u> <u>Yes --</u>
- MR. ORGAN: Objection, assume facts not in
- 14 evidence, calls for speculation.
- 15 BY MR. ARANEDA:
- 16 Q. Did you ever hear Mr. Diaz use the N-word?
- 17 A. No.
- 18 Q. You -- you testified earlier that you spoke
- 19 with Mr. Organ's office, correct?
- 20 A. (No audible response.)
- 21 Q. How long did you -- was that in an person --
- 22 strike that.
- 23 The conversation that you had with Mr. Organ's
- 24 office, was that in an person conversation or over the
- 25 telephone?

1	CERTIFICATE OF DEPOSITION OFFICER
2	
3	I, ANGIE M. MATERAZZI, CSR No. 13116, duly
4	authorized to administer oaths Pursuant to Section
5	2093(b) of the California Code of Civil Procedure,
6	hereby certify that the witness in the foregoing
7	deposition was by me duly sworn to testify the truth,
8	the whole truth and nothing but the truth in the
9	within-entitled cause; that said deposition was taken at
10	the time and place therein stated; that the testimony of
11	the said witness was reported by me and thereafter
12	transcribed by me or under my direction into
13	typewriting; that the foregoing is a full, complete and
14	true record of said testimony; and that the witness was
15	given an opportunity to read and correct said deposition
16	and to subscribe the same.
17	I further certify that I am not of counsel nor
18	attorney for either or any of the parties in the
19	deposition and caption named, or in any way interested
20	in the outcome of the cause named in said caption.
21	I hereby certify this copy is a true and
22	exact copy of the original.
23	237577 1/2 1/2 1/2 1/2 1/2 1/2 1/2 1/2 1/2 1/2
24	ANGIE M. MATERAZZI, CSR 13116
25	Date:

Exhibit

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NORTHERN DISTRICT OF	CALIFORNIA
DEMETRIC DIAZ, OWEN DIAZ, and)
LAMAR PATTERSON,)
Plaintiffs,) CASE NO.
VS.) 3:17-CV-06748-WH
TESLA, INC. dba TESLA MOTORS,)
INC.; CITISTAFF SOLUTIONS,)
INC.; WEST VALLEY STAFFING)
GROUP; CHARTWELL STAFFING)
SERVICES, INC.; and DOES 1-50,)
inclusive,)
Defendants.)
DEPOSITION OF MICHAEL JO	OHN WHEELER
WEDNESDAY, JUNE 12	, 2019
Reported by:	
BY: MELINDA M. SELLERS, CSR# 10	686, RMR, CRC, CRR, CCR

Case 3:17-cv-06748-WHO Document 201-1 Filed 04/30/20 Page 11 of 170

MICHAEL JOHN WHEELER
June 12, 2019

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         Deposition of MICHAEL JOHN WHEELER, taken on
     behalf of PLAINTIFFS, at 180 Grand Ave., Suite 1380,
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11
     Oakland, California, commencing at 12:18 p.m.,
     WEDNESDAY, JUNE 12, 2019, before Melinda M. Sellers,
12
     Certified Shorthand Reporter No. 10686, pursuant to
13
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     Notice.
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MICHAEL JOHN WHEELER
June 12, 2019

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1
     APPEARANCES OF COUNSEL:
 2.
    FOR PLAINTIFFS:
 3
        CALIFORNIA CIVIL RIGHTS LAW GROUP
 4
        BY: LAWRENCE A. ORGAN, ATTORNEY AT LAW
         332 San Anselmo Avenue
 5
         San Anselmo, California 94960-2664
 6
         Telephone: (415) 453-4740
 8
         Email: larry@civilrightsca.com
 9
     FOR DEFENDANT TESLA, INC.:
10
         SHEPPARD MULLIN RICHTER & HAMPTON LLP
11
12
        BY: PATRICIA M. JENG, ATTORNEY AT LAW
        Four Embarcadero Center, 17th Floor
13
14
        San Francisco, California 94111-4109
15
        Telephone: (415) 434-9100
16
         Email: pjeng@sheppardmullin.com
17
18
     FOR DEFENDANT NEXTSOURCE, INC.:
19
        FISHER PHILLIPS LLP
20
             VINCENT J. ADAMS, ATTORNEY AT LAW
21
        One Embarcadero Center, Suite 2050
22
        San Francisco, California 94111
23
         Telephone: (415) 490-9036
24
         Email: vadams@fisherphillips.com
25
```

MICHAEL JOHN WHEELER
June 12, 2019

```
APPEARANCES OF COUNSEL (CONTINUED):
 1
 2 FOR DEFENDANT CITISTAFF SOLUTIONS, INC.:
 3
        LAFAYETTE & KUMAGAI
 4
        BY: SUSAN T. KUMAGAI, ATTORNEY AT LAW
 5
        1300 Clay Street, Suite 810
 6
        Oakland, California 94612
        Telephone: (415) 357-4600
8
        Email: skumagai@lkclaw.com
9
10 ALSO PRESENT:
11
        SAJA SPEARMAN, INTERN/VIDEOGRAPHER
12
13
14
15
16
17
18
19
20
21
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- 1 circulation. We took care of the whole factory.
- 2 And if you've seen the factory, it's a really large
- 3 factory. So, yeah, I cannot remember.
- 4 Q. You would be throughout the whole factory?
- 5 A. Throughout the entire factory.
- <u>Q. Did you ever hear the N-word used anywhere</u>
- 7 else on the factory?
- 8 A. Not -- not outside of friendly context. So
- 9 g-a instead of e-r, but never really aggressively.
- 10 Q. Okay. So tell me about that. So when you
- 11 were in general assembly -- that's what g-a is,
- 12 right?
- 13 A. What did I just say? No. No.
- I mean, g-a is general assembly but --
- 15 Q. Okay.
- A. But I think my q-a was something different,
- if I did just say that. But we were everywhere, all
- 18 the way to the end of the line to gate 3, which
- 19 would have been the big red gate, to plastics,
- 20 paint, body and white.
- 21 O. So as a recycling associate, you would have
- 22 to go throughout the entire factory. Is that true?
- <u>23</u> <u>A.</u> <u>Yes.</u>
- 24 Q. And so as a result of that, you were able
- <u>25</u> <u>to overhear things?</u> <u>Is that true?</u>

1 Yes and no. So I had a little cart that I Α. <u>2</u> drove around, and so I wouldn't be -- I would be moving too fast to really drop into a conversation. <u>3</u> 4 I see. Okay. Q. But it sounded like you did hear the N-word <u>5</u> used at other times in the factory --6 <u>7</u> A. Yeah. 8 Q. -- is that correct? 9 During breaks or outside when they're Α. 10 smoking or in passing, coming into the factory. And do you remember who the people were who 11 12 you heard using the N-word? Everybody. Blacks, whites, Mexican. 13 Α. 14 Okay. And you said that you didn't think Q. it was used in an aggressive way? 15 16 Α. Not at all. 17 So when you were overhearing it, you were Q. hearing it more like, "Hey, how's my N-word," or 18 19 that kind of thing? 20 Yeah. <u>A.</u> 21 Q. And the N-word with an "A"? A. "A," correct. 22 23 Q. Right. However, N-word with an "A" can still be 24 <u>25</u> offensive to an African-American, right?

- 1 A. Could be, yes.
- 2 Q. Okay. Certainly the e-r version of the
- 3 N-word you heard is always offensive, correct?
- <u>A.</u> Correct.
- 5 Q. And you found it offensive. And Jesus used
- 6 the N-word towards you, right?
- <u>7</u> <u>A.</u> <u>Yes.</u>
- Q. And in terms of what Josue said to you
- 9 about what he would do about the fact that you had
- 10 been called the N-word, tell me, again, what did he
- 11 say he would do?
- 12 A. That would have been in an email.
- 13 Q. An email?
- 14 A. Yeah.
- 15 Q. So you complained to Josue in an email?
- 16 A. Yes. If you could -- I don't know if we --
- if we could get to the phone, if we could get to a
- 18 supervisor phone -- if you could get into my email,
- 19 so much more could be taken care of.
- 20 Q. I see.
- 21 A. But right after I was terminated, they had
- 22 me turn in my phone.
- 23 Q. Okay. But the email goes through a
- 24 electronic service, so --
- 25 **A. Yes.**

- 1 than me, so this would strike him more specifically
- than it would my generation of African-Americans.
- 3 Where they still use, you know, "spook" and things
- 4 of that, you know, nature.
- 5 Q. Did he tell you -- did Owen tell you that
- 6 he thought the "Boo" was short for jigaboo?
- 7 A. If he did mention it, I wasn't -- I was
- 8 more concerned with who, not what at that point.
- 9 Q. Okay. But the way you perceived it
- 10 as an African-American male, was you still perceived
- 11 this as some kind of racial drawing, right?
- 12 A. I perceived it as spook, "Boo" being
- 13 related to spook, not as jigaboo.
- 14 Q. Okay. And it was still offensive to you as
- <u>an African-American male, right?</u>
- 16 A. Correct.
- 17 Q. Okay. So and certainly Owen Diaz expressed
- 18 to you that he was offended by this drawing, right?
- 19 **A.** Yes.
- 20 Q. And then -- okay. What happens next?
- 21 A. So Ramon -- we call Ramon over. I want to
- 22 say we called Ramon over to figure out what was
- 23 going on. At this point -- because I don't think
- 24 Ramon drew it --
- 25 Q. Okay.

MICHAEL JOHN WHEELER June 12, 2019

1	STATE OF CALIFORNIA)
2 -) ss
3	COUNTY OF CALAVERAS)
4	I hereby certify that the witness in the
5	foregoing deposition of MICHAEL JOHN WHEELER was by
6	me duly sworn to testify to the truth, the whole
7	truth, and nothing but the truth in the
8	within-entitled cause; that said deposition was taken
9	at the time and place herein named; that the
10	deposition is a true record of the witness's
11	testimony as reported by me, a duly certified
12	shorthand reporter and a disinterested person, and
13	was thereafter transcribed into typewriting by
14	computer.
15	I further certify that I am not interested
16	in the outcome of the said action, nor connected
17	with, nor related to any of the parties in said
18	action, nor to their respective counsel.
19	IN WITNESS WHEREOF, I have hereunto set my
20	hand this 24th day of June, 2019.
21	
22	
23	
24	MELINDA M. SELLERS, CSR NO. 10686
25	STATE OF CALIFORNIA

Exhibit

3

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

---000---

DEMETRIC DI-AZ, OWEN DIAZ, and LAMAR PATTERSON,

Plaintiffs,

No. 3:17-cv-06748-WHO

VS.

TESLA, INC. dba TESLA MOTORS, INC.; CITISTAFF SOLUTIONS, INC.; WEST VALLEY STAFFING GROUP; CHARTWELL STAFFING SERVICES, INC.; NEXTSOURCE, INC.; and DOES 1-50, inclusive,

Defendants.

DEPOSITION OF WAYNE JACKSON

Friday, May 17, 2019

Reported by: Patricia Rosinski, CSR #4555

Job No. 13571

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1
                         APPEARANCES
 2
 3
     FOR THE PLAINTIFFS:
 4
           CALIFORNIA CIVIL RIGHTS LAW GROUP
           By: LAWRENCE A. ORGAN
 5
                Attorney at Law
           332 San Anselmo Avenue
           San Anselmo, California 94960
 6
           (415) 453-4740
 7
           larry@civilrightsca.com
 8
 9
     FOR THE DEFENDANT WEST VALLEY STAFFING GROUP:
10
           PAHL & MCCAY
           By: FENN C. HORTON, III
11
                Attorney at Law
           225 West Santa Clara, Suite 1500
12
           San Jose, California 95113
           (408) 286-5100
13
           fhorton@pahl-mccay.com
14
15
     FOR THE DEFENDANT NEXTSOURCE, INC.:
16
           FISHER & PHILLIPS
           By: JUAN C. ARANEDA
17
                Attorney at Law
           One Embarcadero Center, Suite 2050
18
           San Francisco, California 94111
           (415) 490-9000
19
           jaraneda@fisherphillips.com
20
     FOR THE DEFENDANT TESLA INC. dba TESLA MOTORS INC.:
21
22
           SHEPPARD, MULLIN, RICHTER & HAMPTON
           By: PATRICIA M. JENG
23
                Attorney at Law
           Four Embarcadero Center, 17th Floor
24
           San Francisco, California 94111
           (415) 434-9100
25
           pjeng@sheppardmullin.com
```

WAYNE JACKSON May 17, 2019

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1
                    A P P E A R A N C E S (continued)
 2
 3
     FOR THE DEFENDANT CHARTWELL STAFFING SERVICES, INC.:
 4
           LAFAYETTE & KUMAGAI LLP
            By: CHERYL A. STEVENS
 5
                 Attorney at Law
           1300 Clay Street, Suite 810
           Oakland, California 94612
 6
           (415) 357-4600
 7
           cstevens@lkclaw.com
 8
9
10
11
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12
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14
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1 Α. No. -- at Tesla? 2 0. 3 I wouldn't have. I wouldn't have done anything Α. with her, no. 5 What's your opinion of West Valley Staffing Q. 6 Group? Α. They're a good staffing agency, just like any 8 other staffing agency. I'm going to ask you about a word that has 9 10 been -- that's come up a few times in this case, and I 11 don't want you to be offended, but I have to use the 12 The word is nigger. word. 13 Yes, sir. Α. 14 Q. Did you ever hear anyone use that word at 15 Tesla? 16 Α. Yes, sir. 17 In what circumstances did you hear that word Q. <u>18</u> being said? 19 There had been times where I'd actually Α. 20 walked -- been walking through the facility, and there 21 was -- one time in particular, there was two Asian or 22 Filipino gentlemen. And one was, like, "What's up, my 23 nigga," to the other one. That type of thing. 24 It still was offensive, but, you know, it <u>25</u> wasn't my employee, so I didn't engage in it.

1 I wouldn't say a joking way, sir, but more of 2 an -- I don't know how to put it -- acknowledgment of 3 their friend, I guess you could say. I don't know. It just -- it never seemed appropriate to me, though. MR. HORTON: Q. Did you ever hear the word <u>5</u> nigger used at Tesla in an intentionally offensive way? 6 7 No, sir, I never did. Α. 8 Have you ever heard of a person named Q. 9 Javier Caballero (phonetic)? 10 Α. No, I have not. 11 That's all I have. Thank you very much. Q. 12 MS. STEVENS: No questions. 13 THE WITNESS: Ma'am? Or --MS. JENG: None. 14 15 MR. ORGAN: I'm just going to do a little follow-up on that. 16 FURTHER EXAMINATION BY MR. ORGAN 17 MR. ORGAN: Q. In terms of this area where you 18 heard the -- was it the A version of the N word or ER 19 20 version? 21 Α. Α. A version? 22 Q. 23 Α. Yes, sir. 24 And did you --Q. 2.5 MR. HORTON: Could we get some clarification on

1 Yes, sir. Α. You heard the A version of the N word on 2 3 numerous occasions throughout the factory. Is that true? 5 MR. ARANEDA: Objection. Vague. It misstates 6 his testimony. THE WITNESS: Do I answer? MR. ORGAN: Yes. 8 9 THE WITNESS: Yes, I did. I mean, like I said, 10 it's -- unfortunately, with music and things of that 11 nature nowadays, it's kind of the norm for these 12 youngsters now, the younger generation, unfortunately. 13 They don't understand the struggles or what people went through with regards to that word. 14 15 MR. ORGAN: Right. 16 THE WITNESS: So, you know, they don't 17 understand the impact I think it has when they use it, and it's just engrained in society around here, to be 18 19 honest. You hear it on the street. I mean, I hear it, quite honestly, white people calling each other that at 20 21 this point in life, which is amazing to me. 22 MR. ORGAN: Q. Because it's offensive to you 23 as an African-American, isn't it --24 Yes, sir. Α. <u>25</u> -- the use of the A version of the N word, Q.

right? Any version of the N word? 1 I don't like the word, period, but, you know, I 2 <u>3</u> understand a little more why they do it. I just wish 4 they wouldn't. 5 Right. Q. And did you ever communicate to anybody at, 6 7 like, Tesla human resources or anything like that about the fact that you're hearing --8 9 Α. No, sir. 10 Q. -- A version of the N word? <u>11</u> No, sir, I did not. Α. 12 Did you talk to the two -- the two Q. 13 Asian-American people who you overheard where you have the specific recollection about them saying, What's up, <u>14</u> <u>15</u> my N word with an A, did you talk to them about the 16 <u>fact</u> --17 <u>A.</u> Yes. -- that they had used it? <u>18</u> Q. <u>Yes, sir.</u> 19 <u>A.</u> 20 THE REPORTER: Wait a minute. 21 THE WITNESS: Sorry. 22 MR. ORGAN: Q. And what did you tell them in 23 terms of after you heard them say -- use the A version 24 of the N word? 25 I just basically let them know, you guys <u>A.</u>

<u>1</u>	shouldn't be doing that.
<u>2</u>	Q. What did they say in response to you telling
<u>3</u>	them they shouldn't be doing that?
<u>4</u>	A. If I remember correctly, "My bad."
5	Q. But you said that you had heard the A version
6	of the N word throughout the factory when you were
7	walking around.
8	Is that true?
9	MR. ARANEDA: It misstates his testimony.
10	THE WITNESS: I've heard it on a few occasions.
11	I just can't say just everywhere, but I have heard it a
12	few times, yes.
<u>13</u>	MR. ORGAN: Q. Is it fair to say that you
<u>14</u>	heard the A version of the N word in different parts of
<u>15</u>	the factory?
<u>16</u>	<u>Is that true?</u>
<u>17</u>	MS. JENG: Objection. Vaque.
<u>18</u>	THE WITNESS: Yeah, I guess you could say it's
<u>19</u>	different parts, yes.
<u>20</u>	MR. ORGAN: Q. Okay. If you can, tell me, as
<u>21</u>	best you can recall, what are the areas that you recall
<u>22</u>	hearing the A version of the N word at the Tesla
<u>23</u>	<pre>factory?</pre>
<u>24</u>	A. On the floor closer to some of the satellite
<u>25</u>	cafeterias where people would go to lunch. And they'd

<u>1</u> be having just common conversations. 2 Like I said, I don't -- I honestly don't feel <u>3</u> like they were trying to offend anybody. It's just kind 4 of what the culture has evolved into as of late. <u>5</u> It's unfortunate, but I don't necessarily feel 6 they were trying to say it in an inoffensive way. Q. Right. 8 They may not have been intending to be 9 offensive, but, certainly, from your perspective --10 A. Can I --11 Ο. Sure. 12 Α. She's calling me. 13 MR. HORTON: Take a quick break? 14 MR. ORGAN: Sure. 15 (Whereupon, a recess was held from 16 1:29 p.m. to 1:32 p.m.) 17 MR. ORGAN: Back on the record. In terms of the areas that you heard the 18 Q. 19 N word, you said in the floor area typically near the 20 satellite cafeterias. Is that correct? 21 22 Yes, sir, where the people would be coming for 23 lunch and they'd be walking in groups talking, things 24 like that. 25 And in terms of -- I think the question I was Q.

going to ask you was, you mentioned that you didn't 1 think that the workers who you overheard were intending 2 3 it to be offensive, but, certainly, as an African-American male, any time anyone uses even -- the 5 A version of the N word, that's offensive to you, isn't 6 it? Α. I wouldn't say that. To be honest, a lot of 8 African-Americans use that word amongst each other. 9 Q. Right. But when an African-American uses that word, 10 11 the N word, that's different than when people who aren't 12 African-Americans use the word; right? 13 Once again, it depends on which version they're Α. 14 using. 15 Q. Right. But even the A version of the N word is 16 offensive to African-Americans if someone who's not 17 African-American is using it; right? 18 19 It depends, once again, on the context of how 20 they're using it. 21 Q. Okay. 22 It is offensive, but, like I said, it depends 23 on how they're using it, you know. 24 Well, it's not something that should be used in Q. <u>25</u> the workplace --

<u>1</u> <u>A.</u> There you go. 2 -- right? Q. <u>3</u> There you go. It shouldn't be used at all, <u>A.</u> 4 <u>so...</u> 5 And where you currently work --Q. 6 Uh-hum. Α. -- do you hear the N word there? Q. 8 Α. No, sir. 9 All right. And other than at the Tesla 10 factory, have you ever heard the N word used by 11 non-African-Americans in the workplace? 12 Yes, sir. 13 Where else? Q. 14 Places like Walmart, I've heard their 15 associates saying it to each other. 16 Q. Okay. 17 I mean, yeah, I have heard it in other places. Α. Did you hear the E-R version of the N word at <u> 18</u> Q. 19 Tesla? 20 No, I think that's even a more disparaging <u>A.</u> <u>21</u> version, so a lot of people are super offended by that. 22 Right. Q. <u>23</u> But you didn't hear that at Tesla; right? 24 No, I did not. <u>A.</u> <u>25</u> In terms of the number of times that you heard <u>Q.</u>

the N word with an A at Tesla, how many times -- what's 1 your best estimate of the number times you've heard 2 <u>3</u> that? 4 Three, four times, probably. <u>A.</u> And did you report that to HR? <u>5</u> Q. 6 No, sir. Α. 7 Why not? Q. 8 <u>A.</u> Because of the context it was being used in 9 wasn't being used, at least in my opinion, to offend. 10 It was just people being ignorant. 11 You do know that some African-Americans are 12 offended by any use of the N word even with the A; correct? 13 14 And that's their preference, yes, sir. Α. 15 And in terms of any kind of, like, diversity Ο. 16 training on the issue of the use of the N word, were you 17 aware of any such training during the time that you were at the Tesla factory? 18 19 I couldn't say I do know. No, I don't know. 20 wasn't involved in their orientation or training 21 processes, no. 22 But in terms of your knowledge of whether or 23 not such training occurred, you're not aware of any kind 24 of diversity training that Tesla did around the N word; 2.5 correct?

1 I wouldn't have that knowledge, no. Α. 2 Ο. Okay. No further questions. 3 MR. HORTON: Just a quick one. FURTHER EXAMINATION BY MR. HORTON 5 MR. HORTON: Q. Did you ever hear anyone at 6 Tesla who you knew to be a supervisor use the N word ending in A? Α. 8 No, sir. What do you think is the difference between the 9 Q. 10 N word ending in A and the N word ending E-R? 11 What is the --12 Α. One is ---- difference between those --13 Q. <u>14</u> One is -- the way it is now in the culture, I Α. <u>15</u> guess one is more of, like I say, an acknowledgement of 16 a friend. 17 Like --Which --<u>18</u> Q. 19 -- a lot of -- a lot of people will say, Α. 20 "What's up, my nigga," like "What's up, my friend" type 21 of thing. It's not an N-I-G-G-E-R type of deal. 22 So to a lot of African-Americans, there is a 23 differential between the two. 24 So the N word ending in A is something of a Q. 25 salutation between friends, in your mind?

<u>1</u>	A. For African-Americans it is. It's shocking to
<u>2</u>	see other races using it the same, but a lot of
<u>3</u>	African-American cultures are adapted [sic] by other
<u>4</u>	cultures.
5	Q. Thank you.
6	MR. ORGAN: Nothing else.
7	MR. ARANEDA: Do you guys have any follow-ups?
8	MS. JENG: No.
9	MS. STEVEN: No.
10	MR. ORGAN: Great. Thanks a lot.
11	(Whereupon, at the hour of 1:37 p.m., the
12	deposition was concluded.)
13	
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1	REPORTER'S CERTIFICATE
2	STATE OF CALIFORNIA)) ss.
3	COUNTY OF MARIN)
4	I, PATRICIA ROSINSKI, hereby certify:
5	That I am a Certified Shorthand Reporter in the
6	State of California.
7	That prior to being examined, WAYNE JACKSON,
8	the witness named in the foregoing deposition, was by me
9	duly sworn to testify the truth, the whole truth, and
10	nothing but the truth;
11	That said deposition was taken pursuant to
12	Notice of Deposition and agreement between the parties
13	at the time and place therein set forth and was taken
14	down by me in stenotype and thereafter transcribed by me
15	by computer and that the deposition is a true record of
16	the testimony given by the witness.
17	I further certify that I am neither counsel for
18	either, nor related in any way to any party to said
19	action, nor otherwise interested in the result or
20	outcome thereof.
21	Pursuant to Federal Rules of Civil Procedure,
22	Rule 30(e), review of the transcript was not requested
23	before the completion of the deposition.
24	PATRICIA ROSINSKI, CSR No. 4555
25	May 28, 2019

Exhibit

4

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

---000---

DEMETRIC DI-AZ, OWEN DIAZ, and LAMAR PATTERSON,

Plaintiffs,

No. 3:17-cv-06748-WHO

vs.

TESLA, INC. Dba TESLA MOTORS, INC.; CITISTAFF SOLUTIONS, INC.; WEST VALLEY STAFFING GROUP; CHARTWELL STAFFING SERVICES, INC.; NEXTSOURCE, INC.; and DOES 1-50, inclusive,

Defendants.

DEPOSITION OF ANNALISA HEISEN May 29, 2019

Reported by:

Bridget M. Mattos, CSR No. 11410

ANNALISA HEISEN May 29, 2019

```
1
                      APPEARANCES
 2
 3
     FOR THE PLAINTIFFS:
 4
           CALIFORNIA CIVIL RIGHTS LAW GROUP
           By: LAWRENCE A. ORGAN
 5
               Attorney at Law
           332 San Anselmo Avenue
           San Anselmo, California 94960
 6
           (415) 453-4740
 7
           larry@civilrightsca.com
 8
    ALSO PRESENT: JEAN GER, CCRLG
 9
10
    FOR THE DEFENDANT WEST VALLEY STAFFING GROUP:
11
           PAHL & MCCAY
           By: FENN C. HORTON, III
12
                Attorney at Law
           225 West Santa Clara, Suite 1500
           San Jose, California 95113
13
           (408) 286-5100
14
           fhorton@pahl-mccay.com
15
     ALSO PRESENT:
     TERESA KOSSAYIAN, WEST VALLEY STAFFING GROUP
16
17
    FOR THE DEFENDANT NEXTSOURCE, INC.:
18
           FISHER & PHILLIPS
           By: JUAN C. ARANEDA
19
                Attorney at Law
           One Embarcadero Center, Suite 2050
           San Francisco, California 94111
20
           (415) 490-9000
21
           jaraneda@fisherphillips.com
22
23
24
25
```

ANNALISA HEISEN May 29, 2019

```
1
                    APPEARANCES (continued)
 2
 3
     FOR THE DEFENDANT TESLA INC. Dba TESLA MOTORS INC.:
 4
           SHEPPARD, MULLIN, RICHTER & HAMPTON
           By: PATRICIA M. JENG
 5
                Attorney at Law
           Four Embarcadero Center, 17th Floor
           San Francisco, California 94111
 6
           (415) 434-9100
 7
           pjeng@sheppardmullin.com
 8
     FOR THE DEFENDANT CHARTWELL STAFFING SERVICES, INC.:
           LAFAYETTE & KUMAGAI LLP
 9
            By: CHERYL A. STEVENS
                 Attorney at Law
           1300 Clay Street, Suite 810
10
           Oakland, California 94612
           (415) 357-4600
11
           cstevens@lkclaw.com
12
13
14
15
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2.0
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```

- 1 O. You would agree that use of the "N" word in
- 2 any form is inappropriate at the Fremont factory?
- 3 A. Yeah, that's not acceptable language for
- 4 professional work environment or Tesla's factory.
- 5 O. And certainly, use of the "N" word in any
- <u>6 form would violate Tesla's antiharassment policy;</u>
- 7 right?
- 8 A. If it was found to be substantiated, then it
- 9 would potentially violate the policy, yes.
- 10 O. Can you think of an instance where use of the
- 11 "N" word in the Tesla factory would not violate
- 12 Tesla's antiharassment policy?
- 13 A. Not specifically, no.
- Q. Are you aware of any training modules that
- 15 nextSource developed for Tesla relative to the issue
- of diversity, sexual harassment training?
- 17 A. I'm not familiar with that, no.
- 18 MR ORGAN: This is Exhibit 33.
- Exhibit 33, for the record, is a three-page
- 20 document Bates-stamped Tesla 217 to 219, and it's the
- 21 antiharassment and discrimination policy.
- 22 Q. I'm wondering if you can tell when this
- 23 particular policy Exhibit 33 was in effect.
- 24 A. I believe this version of it is a prior
- 25 version. It's not the most recent one.

```
State of California
 1
 2.
     County of Marin
 3
 4
                     I, Bridget M. Mattos, hereby certify
     that the witness in the foregoing deposition was by me
 5
     duly sworn to testify to the truth, the whole truth
 6
     and nothing but the truth in the within entitled
 7
     cause; that said deposition was taken at the time and
 8
 9
     place herein named; that the deposition is a true
10
     record of the witness's testimony as reported to the
     best of my ability by me, a duly certified shorthand
11
     reporter and disinterested person, and was thereafter
12
     transcribed under my direction into typewriting by
13
     computer; that the witness was given an opportunity to
14
     read, correct and sign the deposition.
15
16
                     I further certify that I am not
17
     interested in the outcome of said action nor connected
18
     with or related to any of the parties in said action
19
     nor to their respective counsel.
20
                     IN WITNESS WHEREOF, I have hereunder
21
     subscribed my hand on May 29, 2019.
22
23
                   BRIDGET M. MATTOS, CSR NO. 11410
24
25
```

Exhibit

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```
UNITED STATES DISTRICT COURT
 1
 2
                    NORTHERN DISTRICT OF CALIFORNIA
 3
 4
       DEMETRIC DI-AZ, OWEN DIAZ, and
 5
       LAMAR PATTERSON,
 6
                          Plaintiffs,
 7
                                              Case No.
            vs.
                                              3:17-cv-06748-WHO
 8
       TESLA, INC. dba TESLA MOTORS,
                                           )
                                              Pages 1 - 142
       INC.; CITISTAFF SOLUTIONS, INC.;
 9
       WEST VALLEY STAFFING GROUP;
10
       CHARTWELL STAFFING SERVICES, INC.; )
       and DOES 1-50, inclusive,
11
                          Defendants.
12
13
14
15
16
                   VIDEO DEPOSITION OF ERIN MARCONI
17
                       MONDAY, OCTOBER 21, 2019
                               11:39 A.M.
18
19
20
21
22
23
       REPORTED BY: LAURA J. MELLINI
24
                     CSR NO. 8181, RPR, CCRR
25
      NDS JOB NO.: 220525
                                                                           1
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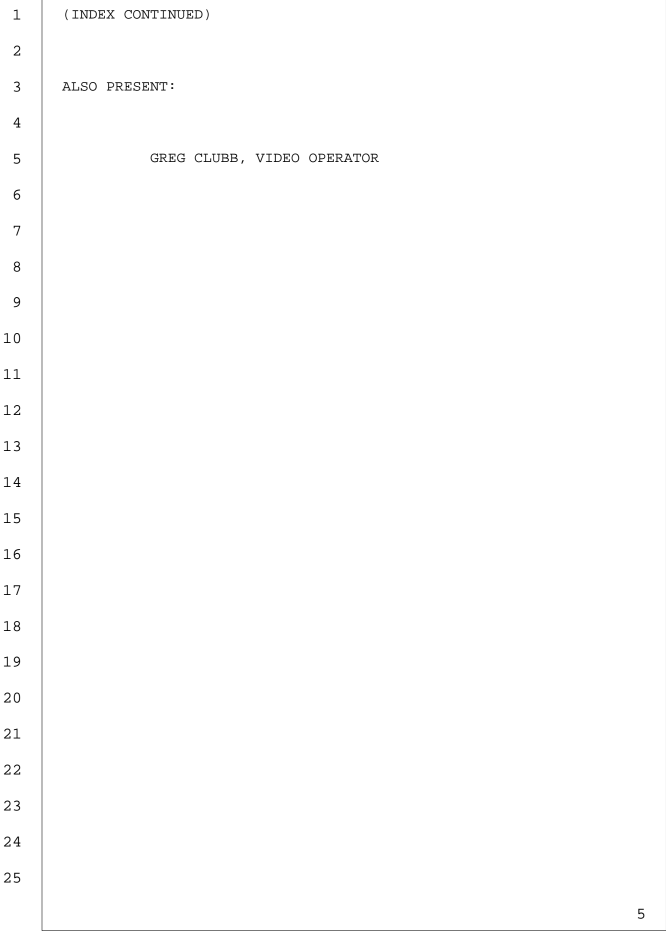
Case 3:17-cv-06748-WHO Document 201-1 Filed 04/30/20 Page 43 of 170 October 21, 2019

1	APPEARANCES OF COUNSEL:				
2					
3	FOR PLAINTIFFS DEMETRIC DI-AZ AND OWEN DIAZ:				
4					
5	CALIFORNIA CIVIL RIGHTS LAW GROUP				
6	BY: LAWRENCE A. ORGAN, ESQ.				
7	332 SAN ANSELMO AVENUE				
8	SAN ANSELMO, CALIFORNIA 94960				
9	415.453.4740				
10	larry@civilrightsca.com				
11					
12	FOR DEFENDANTS TESLA, INC. dba TESLA MOTORS, INC.:				
13					
14	SHEPPARD MULLIN RICHTER & HAMPTON LLP				
15	BY: TRACEY A. KENNEDY, ESQ.				
16	333 SOUTH HOPE STREET				
17	43RD FLOOR				
18	LOS ANGELES, CALIFORNIA 90071-1422				
19	213.617.4249				
20	tkennedy@sheppardmullin.com				
21					
22					
23					
24					
25					
	3				

Case 3:17-cv-06748-WHO Document 201-1 Filed 04/30/20 Page 44 of 170 October 21, 2019

1	APPEARANCES OF COUNSEL: (Continued)				
2					
3	FOR DEFENDANT CITISTAFF SOLUTIONS, INC.:				
4					
5	(APPEARING TELEPHONICALLY)				
6	LAFAYETTE & KUMAGAI LLP				
7	BY: SUSAN KUMAGI, ESQ.				
8	1300 CLAY STREET				
9	SUITE 810				
10	OAKLAND, CALIFORNIA 94612				
11	415.357.4600				
12	skumagai@lkclaw.com				
13					
14	FOR DEFENDANT NEXTSOURCE, INC.:				
15					
16	(APPEARING TELEPHONICALLY)				
17	FISHER PHILLIPS				
18	BY: VINCENT ADAMS, ESQ.				
19	ONE EMBARCADERO CENTER				
20	SUITE 2050				
21	SAN FRANCISCO, CALIFORNIA 94111-3712				
22	415.490.9000				
23	vadams@fisherphillips.com				
24					
25					
		4			

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1	A Correct.	12:12
2	Q What does that mean to have a zero-tolerance	12:12
3	policy under Tesla's formula?	12:12
4	A That there's no tolerance of any of those	12:13
5	things which you just said, harassment, discrimination.	12:13
6	Q Would you agree that based on your	12:13
7	understanding of Tesla's policies, that use of the	12:13
8	n-word by any worker at the factory would have violated	12:13
9	Tesla's anti-harassment policy?	12:13
10	A I don't want to assume anything. So what were	12:13
11	we talking about?	12:13
<u>12</u>	Q Yeah. You mentioned that you understood	<u>12:13</u>
<u>13</u>	Tesla's zero that Tesla had a zero-tolerance policy	12:13
<u>14</u>	for discrimination and harassment; right?	12:13
<u>15</u>	A Correct.	12:13
<u>16</u>	Q And based on your understanding of that	12:13
<u>17</u>	policy, if a Tesla worker had used the n-word in the	12:13
<u>18</u>	workplace, would that have violated Tesla's	12:14
<u>19</u>	anti-harassment, anti-discrimination policy?	12:14
<u>20</u>	A What do you mean by "n-word"? I don't want to	12:14
<u>21</u>	assume what you mean.	12:14
<u>22</u>	O Oh, okay. So I'll just say it once because	<u>12:14</u>
<u>23</u>	it's a highly offensive term to most people. But my	12:14
24	understanding is and my use of "n-word" is either	12:14
<u>25</u>	"nigger," n-i-g-g-e-r, or "nigga," n-i-g-g-a. Okay?	12:14
		34

Case 3:17-cv-06748-WHO Document 201-1 Filed 04/30/20 Page 47 of 170 October 21, 2019

1	A Okay.	12:14
2	O So with that understanding of the definition	12:14
<u>3</u>	of n of the n-word, is it your understanding that	12:14
<u>4</u>	Tesla's anti-harassment and anti-discrimination	12:14
<u>5</u>	zero-tolerance policies prohibit use of the n-word at	12:14
<u>6</u>	the Tesla facility?	<u>12:14</u>
<u>7</u>	<u>A</u> Yes.	<u>12:14</u>
8	Q Let me just do a little more questions about	12:15
9	your background.	12:15
10	In terms of the number of investigations that	12:15
11	you've done into harassment claims or, you know, words	12:15
12	that people found inappropriate, how many investigations	12:15
13	do you think you did to things like that during the time	12:15
14	that you were at Tesla?	12:15
15	A I don't recall doing any of that particular	12:15
16	Q Okay. Did you do any sexual harassment	12:15
17	investigations?	12:15
18	A Yes.	12:15
19	Q How many sexual harassment investigations did	12:15
20	you do?	12:15
21	A I have absolutely no idea. I would be	12:15
22	guessing if I gave a number on	12:15
23	Q More than ten do you think?	12:15
24	A Accusations?	12:16
25	Q Yeah, yeah. Complaints. How many complaints	12:16
		35

1	STATE OF CALIFORNIA)					
2) ss.					
3	COUNTY OF LOS ANGELES)					
4						
5	I, LAURA J. MELLINI, Certified Shorthand					
6	Reporter, Certificate No. 8181, for the State of					
7	California, hereby certify:					
8	I am the deposition officer that					
9	stenographically recorded the testimony in the foregoing					
10	deposition;					
11	Prior to being examined the deponent was first					
12	duly sworn by me;					
13	The foregoing transcript is a true record of					
14	the testimony given;					
15	Before completion of the deposition, review of					
16	the transcript [X] was [] was not requested. If					
17	requested, any changes made by the deponent (and					
18	provided to the reporter) during the period allowed are					
19	appended hereto.					
20						
21	Dated					
22						
23						
24	LAURA J. MELLINI					
25	CSR NO. 8181, RPR, CCRR					
	14	:1				

Exhibit

1	 L. JULIUS M. TURMAN (State Bar No. 2	226126)			
2	lturman@constangy.com				
3	BARBARA I. ANTONUCCI (State Bar No. 209039)				
4	bantonucci@constangy.com AARON M. RUTSCHMAN (State Bar No	o. 288273)			
	arutschman@constangy.com	,			
5	CONSTANGY, BROOKS, SMITH & P 351 California, Suite 200	PROPHETE LLP			
6	San Francisco, California 94104				
7	Telephone: (415) 918.3000				
8	Facsimile: (415) 918.3005				
9	Attorneys for Defendant	·			
10	TESLA, INC. DBA TESLA MOTORS, IN	NC.			
11	UNITED STATES	DISTRICT COURT			
12	NORTHERN DISTR	ICT OF CALIFORNIA			
13					
14	DEMETRIC DI-AZ, OWEN DIAZ and LAMAR PATTERSON, an individual,	Case No. 3:17-cv-06748-WHO			
15	Plaintiffs,	DEFENDANT TESLA, INC. DBA			
16	VS.	TESLA MOTORS, INC.'S INITIAL			
17	TESLA, INC. DBA TESLA MOTORS,	DISCOVERY INFORMATION PURSUANT TO GENERAL ORDER			
18	INC.; CITISTAFF SOLUTIONS, INC.;	NO. 71			
19	WEST VALLEY STAFFING GROUP;				
20	CHARTWELL STAFFING SERVICES, INC. and DOES 1-10, inclusive,				
21	Defendants.				
22					
23	Defendant Tesla Inc. dba Tesla M	otors, Inc. ("Tesla") submits the following			
24	information pursuant to General Order 1	No. 71. Tesla reserves the right to rely on			
25	witnesses, documents, and other information	ation that may come to it or its counsel's			
26	attention through discovery and trial prepared	paration. Tesla further reserves the right to			
27		nd documents provided pursuant to General			
	1 * **	± ±			

Order No. 71 as discovery proceeds in this matter.

I. PLAINTIFFS' SUPERVISORS

During their temporary assignments to Tesla, Plaintiff Demetric Di-az and Plaintiff Owen Diaz (collectively "Plaintiffs") were supervised by:

- A. Javier Caballero: Plaintiff Demetric Di-az
- B. Ed Romero: Plaintiff Owen Diaz

II. IDENTITY OF PERSON(S) INVOLVED IN MAKING DECISION TO TAKE THE ADVERSE ACTION

Tesla does not concede and instead disputes that Plaintiffs were subjected to any adverse actions. Plaintiff Owen Diaz alleges that he abandoned his temporary assignment to Tesla.

Javier Caballero recommended that Plaintiff Demetric Di-az's temporary assignment to Tesla be ended in or around October 2015 due to ongoing performance issues. Rovilla Wetle (West Valley) agreed with Mr. Cabellero's recommendation to end Mr. Di-az's temporary assignment to Tesla.

III. PERSONS TESLA BELIEVES TO HAVE KNOWLEDGE OF FACTS CONCERNING THE CLAIMS AND DEFENSES AT ISSUE

Since Tesla has not received any formal discovery concerning the factual basis for the claims of Plaintiffs, Tesla cannot fully anticipate or predict all of the issues that may be relevant to its defenses. Nonetheless, based upon the information reasonably available to it, Tesla believes the following persons may have discoverable information concerning the claims and defenses at issues in this lawsuit:

- A. **Plaintiff Demetric Di-az**. Plaintiff presumably has knowledge regarding the claims in his lawsuit, as well as information pertaining to the mitigation of his alleged damages.
- B. **Plaintiff Owen Diaz.** Plaintiff presumably has knowledge regarding the claims in his lawsuit, as well as information pertaining to the mitigation of his alleged damages.

- C. Ludivina Ledesma. Ms. Ledesma is a Human Resources Manager at CitiStaff and will likely have knowledge regarding Plaintiff Owen Diaz's temporary assignment to Tesla. Ms. Ledesma may be contacted through counsel for CitiStaff.
- D. **Monica De Leon**. Ms. De Leon is CitiStaff's former Staffing Supervisor and will likely have knowledge regarding Plaintiff Owen Diaz's temporary assignment to Tesla.
- E. Rovilla Wetle. On information and belief, Ms. Wetle is employed by Defendant West Valley Staffing Group. On information and belief, Ms. Wetle will likely have knowledge regarding Plaintiff Demetric Di-az's temporary assignment to Tesla. Ms. Wetle may be contacted through counsel for Defendant West Valley.
- F. **Terri Garrett**. On information and belief, Ms. Garrett is employed by NextSource. On information and belief, Ms. Garrett will likely have knowledge regarding Plaintiff Owen Diaz's temporary assignment at Tesla. Ms. Garrett can be contacted through counsel for NextSource.
- G. **Wayne Jackson**. On information and belief, Mr. Jackson was employed by NextSource. On information and belief, Mr. Jackson will likely have relevant knowledge of Plaintiff Owen Diaz's temporary assignment to Tesla.
- H. **Veronica Martinez**. On information and belief, Ms. Martinez was employed by Chartwell. On information and belief, Ms. Martinez will likely have relevant knowledge of Plaintiff Ramon Martinez's temporary assignment to Tesla.

- I. **Ed Romero**. Mr. Romero worked at Tesla as a Janitorial Supervisor, Production Facilities. Mr. Romero likely will have relevant information regarding Plaintiff Owen Diaz's temporary assignment at Tesla.
- J. **Michael Wheeler**. On information and belief, Mr. Wheeler may have relevant information regarding Plaintiff Owen Diaz's assignment to Tesla.
- K. **Rothaj Foster**. On information and belief, Mr. Foster may have relevant information regarding Plaintiff Owen Diaz's assignment to Tesla.
- L. **Ramon Martinez**. On information and belief, Mr. Martinez works for Chartwell and may have relevant information regarding Plaintiff Owen Diaz's assignment to Tesla.
- M. Javier Caballero. Mr. Caballero will likely have knowledge of Plaintiff Demetric Di-az's performance, the discipline received during his temporary assignment, and the decision to end Plaintiff Demetric Di-az's temporary assignment to Tesla. Mr. Caballero may be contacted through counsel of record for Tesla.
- N. **Erin Marconi**. Ms. Marconi is Tesla's former Human Resources Business Partner. Ms. Marconi will likely have knowledge regarding Plaintiffs' temporary assignments at Tesla.
- O. **Victor Quintero**. Mr. Quintero will likely have relevant information regarding Plaintiff Owen Diaz's assignment at Tesla.
- P. **Josue Torres**. Mr. Torres will likely have relevant information regarding Plaintiff Owen Diaz's assignment at Tesla.
- Q. **Joshua Buck**. Mr. Buck will likely have knowledge of Plaintiff Demetric Di-az's temporary assignment to Tesla.

R. **Krista Washington**. Ms. Washington will likely have knowledge regarding Tesla's policies against discrimination and harassment and its anti-retaliation policy. Ms. Washington may be contacted through counsel of record for Tesla.

IV. PLAINTIFFS' APPLICATION FOR BENEFITS

Tesla is not currently aware of any applications for disability benefits and/or social security disability benefits by Plaintiff Demetric Di-az or Plaintiff Owen Diaz.

Dated: March 30, 2018 CONSTANGY, BROOKS, SMITH & PROPHETE, LLP

By

Barbara I. Antonucci Aaron M. Rutschman Attorneys for Defendant

TESLA INC. DBA TESLA MOTORS, INC.

ase 3.17-cv-06748-WHO Document 201-1 Filed 04/30/20 Page

Cristi Shanahan

Exhibit

1	BARBARA I. ANTONUCCI (State Bar No. 209039)			
2	bantonucci@constangy.com			
3	AARON M. RUTSCHMAN (State Bar No. 288273)			
4	arutschman@constangy.com CONSTANGY, BROOKS, SMITH & PROPHETE LLP			
	351 California, Suite 200			
5	San Francisco, California 94104			
6	Telephone: (415) 918.3000 Facsimile: (415) 918.3005			
7	(113) 510.3003			
8	Attorneys for Defendant			
9	TESLA, INC. DBA TESLA M	IOTORS, II	NC.	
10	TINITOTO			
11	UNITED STATES DISTRICT COURT			
	NORTHERN DISTRICT OF CALIFORNIA			
12	DEMETRIC DI AZ OWEN I	MAZ and	G N 2.17 06740 WHO	
13	DEMETRIC DI-AZ, OWEN I LAMAR PATTERSON, an in-	dividual,	Case No. 3:17-cv-06748-WHO	
14	Plaintiffs,		DEFENDANT TESLA INC.'S	
15	VS.		RESPONSE TO PLAINTIFF OWEN	
16	TEST A INC DRATESTAM	TOTOP S	DIAZ' INTERROGATORIES – SET ONE	
17	TESLA, INC. DBA TESLA MOTORS, INC.; CITISTAFF SOLUTIONS, INC.;			
18	WEST VALLEY STAFFING	GROUP;		
	CHARTWELL STAFFING SI	,		
19	INC. and DOES 1-10, inclusiv	e,		
20	Defendants	•		
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22		71.1.100		
23	PROPOUNDING PARTY:	Plaintiff, (OWEN DIAZ	
24	RESPONDING PARTY:	Defendan	t, TESLA, INC. DBA TESLA MOTORS,	
25		INC.		
26	SET NO.:	One		
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Defendant Tesla, Inc. dba Tesla Motors, Inc. ("Defendant") hereby responds to Plaintiff Owen Diaz's ("Plaintiff") Interrogatories, Set One, pursuant to Federal Rules of Civil Procedure, Rule 33, as follows:

PRELIMINARY STATEMENTS AND GENERAL OBJECTIONS

- Defendant has not completed its investigation of the facts relating to this 1. case, has not fully completed its discovery in this action, and has not completed its preparation for trial. Defendant's responses herein are based upon and reflect the current state of its knowledge, and are made without prejudice to Defendant's right to produce and utilize any subsequently discovered evidence or interpretations thereof.
- 2. All the responses contained herein are based only upon such information and documents which are presently available to and specifically known to Defendant and disclose only those contentions which presently occur to Defendant. anticipated that further discovery, independent investigation, legal research and analysis will supply additional facts, and meaning to the known facts, as well as establish entirely new factual conclusions and legal contentions, all of which may lead to substantial additions, changes and variations to the contentions set forth herein.
- The following responses are given without prejudice to Defendant's right 3. to produce evidence of any subsequently discovered fact or facts revealed by further investigation. Defendant accordingly reserved the right to change any and all answers herein as additional facts are ascertained, analyses are made, legal research is completed and contentions are made. The answers contained herein are made in a good faith effort to supply as much factual information as is presently known but in no way may be used to the prejudice of this responding party in relation to further discovery, research or analysis.
- 4. To the extent that these Interrogatories seek information privileged against disclosure by the attorney-client privilege and/or protected by the attorney work-product doctrine, Defendant objects to them.

5. No incidental or implied admissions are intended by these responses. The fact that Defendant responds to or objects to any interrogatory should not be taken as an admission that Defendant accepts or admits the existence of any facts assumed by such interrogatory, or that such response or objection constitutes admissible evidence as to any such assumed facts. The fact that Defendant responds to part of or all of any interrogatory is not intended to be, and shall not be construed as, a waiver by Defendant of any part of any objection to any interrogatory.

6. Each of the foregoing general objections is hereby incorporated by reference into each and every one of the responses contained herein as though fully set forth therein, regardless of whether any or all of the foregoing general objections are repeated in response to any request.

RESPONSE TO INTERROGATORIES – SET ONE

INTERROGATORY NO. 1:

Describe in comprehensive detail each position PLAINTIFF has held with YOU, including the dates PLAINTIFF held such jobs. (In responding to this interrogatory, the term describe includes, but is not limited to, the job title, functions, hours and responsibilities for each job held by PLAINTIFF.)

RESPONSE TO INTERROGATORY NO. 1:

Defendant objects to this interrogatory on the grounds that it is overbroad, ambiguous, vague, uncertain, and unintelligible with regard to the definition of the term "describe" and the phrase "[d]escribe in comprehensive detail each position PLAINTIFF has held with YOU." Defendant objects to this interrogatory on the grounds that Plaintiff was never an employee of Defendant. Subject to and without waiving its objections and to the extent it is understood, Defendant responds: Elevator Operator; Elevator Lead. Plaintiff was temporarily assigned to Defendant from approximately August 16, 2015 to March 20, 2016.

INTERROGATORY NO. 2:

Identify the business relationship between YOU and Citistaff Solutions, Inc.

RESPONSE TO INTERROGATORY NO. 2:

Defendant objects to this interrogatory on the grounds that it is overbroad, ambiguous, vague and uncertain with regard to the phrase "Identify the business relationship between YOU and Tesla, Inc." Defendant further objects to this interrogatory on the grounds that it seeks information not relevant to any party's claims or defenses nor proportional to the needs of this case. Defendant further objects to this interrogatory to the extent that it seeks confidential and proprietary business information.

Subject to and without waiving its objections and to the extent it is understood and limiting its response to information that reasonably pertains to the claims in this case, Defendant responds: Defendant contracts with NextSource to staff temporary employees at its facilities. It is Defendant's understanding that NextSource contracts with CitiStaff, Solutions, Inc., among other third parties, to secure temporary employees to work at its facilities. Discovery is ongoing and Defendant reserves the right to supplement its response.

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INTERROGATORY NO. 3:

Identify the business relationship between YOU and NextSource.

RESPONSE TO INTERROGATORY NO. 3:

Defendant objects to this interrogatory on the grounds that it is overbroad, ambiguous, vague and uncertain with regard to the phrase "Identify the business relationship between YOU and NextSource." Defendant further objects to this interrogatory on the grounds that it seeks information not relevant to any party's claims or defenses nor proportional to the needs of this case. Defendant further

objects to this interrogatory to the extent that it seeks confidential and proprietary

and limiting its response to information that reasonably pertains to the claims in this

case, Defendant responds: Defendant contracts with NextSource to staff temporary

employees at its facilities. It is Defendant's understanding that NextSource contracts

with CitiStaff, Solutions, Inc., among other third parties, to secure temporary

employees to work at its facilities. Discovery is ongoing and Defendant reserves the

Subject to and without waiving its objections and to the extent it is understood,

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INTERROGATORY NO. 4:

right to supplement its response.

business information.

Please describe all formal complaints made by Tesla, Inc. employees working at the TESLA FACTORY in the last ten years RELATED TO harassment based on race or color. (In responding to this interrogatory, the term formal complaint includes, but it is not limited to, complaints with the EEOC, DFEH, or civil actions for harassment based on race or color. Please list the name, address, phone number and job title of the complainant, the date of the complaint, name of the person listed as the harasser and description of the complaint.)

RESPONSE TO INTERROGATORY NO. 4:

Defendant objects to this interrogatory on the grounds that it is overbroad, ambiguous, vague and uncertain with regard to the phrase "all formal complaints made by Tesla, Inc. employees working at the TESLA FACTORY in the last ten years RELATED TO harassment based on race or color. (In responding to this interrogatory, the term formal complaint includes, but it is not limited to, complaints with the EEOC, DFEH, or civil actions for harassment based on race or color. Please list the name, address, phone number and job title of the complainant, the date of the complaint, name of the person listed as the harasser

and description of the complaint.)." Defendant further objects to this interrogatory to 1 the extent that it seeks information not relevant to any party's claims or defenses nor 2 proportional to the needs of this case. Defendant further objects to this interrogatory 3 to the extent that it seeks documents and information pertaining to employees or 4 former employees of Defendant and thereby seeks to invade privacy rights established 5 by the California Constitution. Defendant further objects to this interrogatory on the 6 grounds it seeks information protected by the attorney-client privilege and/or by the 7 attorney work product doctrine. Defendant further objects to this request on the 8 grounds that it is burdensome and harassing in that it is overbroad as to time and not limited to Plaintiff or the specific department(s) Plaintiff temporarily worked in and it 10

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INTERROGATORY NO. 5:

and defenses in this case.

Please describe in comprehensive detail all steps taken to prevent future race harassment or discrimination as a result of PLAINTIFF's complaints. (In responding to this interrogatory, the term describe includes but is not limited to dates and actions that were taken in response to each complaint.)

seeks information that is equally available to Plaintiff through public court records.

This request impermissibly seeks "me too" evidence that is not relevant to the claims

RESPONSE TO INTERROGATORY NO. 5:

Defendant objects to this interrogatory on the grounds that it is overbroad, ambiguous, vague and uncertain with regard to the phrase "all steps taken to prevent future race harassment or discrimination as a result of PLAINTIFF's complaints. (In responding to this interrogatory, the term describe includes but is not limited to dates and actions that were taken in response to each complaint.)." Defendant further objects to this interrogatory to the extent that it seeks information not relevant to any party's claims or defenses nor proportional to the needs of this case. Defendant

ambiguous as to Plaintiff's alleged "complaints," which are not defined here.

further objects to this interrogatory on the grounds it seeks information protected by

the attorney-client privilege and/or by the attorney work product doctrine. Defendant

further objects to this request on the grounds that it is overbroad and vague and

and limiting its response to information that reasonably pertains to the claims in this

case, Defendant responds: Immediately upon receipt of the only complaint Ed Romero

received from Plaintiff Owen Diaz regarding alleged harassment, received on or

around January 22, 2016, documents bates labeled TESLA 0000010-13, Tesla took

immediate action, as it normally does, and the email was reported to the employers

(i.e. NextSource and Chartwell) of record for the alleged harasser, Ramon Martinez,

and a prompt investigation ensued. Victor Quintero agreed with the recommendation

by NextSource and Chartwell to suspend Mr. Martinez without pay and to issue him a

final written warning. Mr. Quintero also recommended additional diversity training

for Mr. Martinez. Josue Torres also informed its team members not to draw on

materials in its facilities at all going forward. Discovery is ongoing and Defendant

Subject to and without waiving its objections and to the extent it is understood,

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INTERROGATORY NO. 6:

Please describe in comprehensive detail how Tesla, Inc. educates its employees to ensure familiarity with its policies and practices regarding race harassment or discrimination. (In responding to this interrogatory, the term employee includes, but is not limited to, managers.)

RESPONSE TO INTERROGATORY NO. 6:

reserves the right to supplement its response.

Defendant objects to this interrogatory on the grounds that it is overbroad, ambiguous, vague and uncertain with regard to the phrase "describe in comprehensive detail how Citistaff Solutions, Inc. educates its employees to ensure familiarity with

its policies and practices regarding race harassment or discrimination. (In responding 1 to this interrogatory, the term employee includes, but is not limited to, managers.)." 2 Defendant further objects to this interrogatory to the extent that it seeks information 3 not relevant to any party's claims or defenses nor proportional to the needs of this 4 case. Defendant further objects to this interrogatory on the grounds it seeks 5 information protected by the attorney-client privilege and/or by the attorney work 6 product doctrine. Defendant further objects to this request on the grounds that it is 7 burdensome and harassing in that it is overbroad and vague and ambiguous as to time 8

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INTERROGATORY NO. 7:

Please provide the last best-known contact information for Ramon Martinez. (In responding to this interrogatory, the term contact information, includes, but is not limited to, address, phone number and email.)

RESPONSE TO INTERROGATORY NO. 7:

and not limited in any manner in geographical scope.

Defendant further objects to this interrogatory to the extent that it seeks documents and information pertaining to employees or former employees of Defendant and thereby seeks to invade privacy rights established by the California Constitution. Subject to and without waiving its objections and to the extent it is understood, Defendant responds: Ramon Martinez was never a Tesla employee. Mr. Martinez's last known contact information is: ramonmartinez7113@gmail.com.

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INTERROGATORY NO. 8:

Please provide the last best-known contact information for Edward Romero. (In responding to this interrogatory, the term contact information, includes, but is not limited to, address, phone number and email.)

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RESPONSE TO INTERROGATORY NO. 8:

Defendant further objects to this interrogatory to the extent that it seeks documents and information pertaining to employees or former employees of Defendant and thereby seeks to invade privacy rights established by the California Constitution. Subject to and without waiving its objections and to the extent it is understood, Defendant responds: Mr. Romero is a former Tesla employee but he is represented by counsel for Tesla in this action. Accordingly, Mr. Romero may be contacted through counsel of record for Tesla.

INTERROGATORY NO. 9:

If Ramon Martinez is no longer employed at TESLA, please list all the reasons for his separation.

RESPONSE TO INTERROGATORY NO. 9:

Defendant further objects to this interrogatory to the extent that it seeks documents and information pertaining to employees or former employees of Defendant and thereby seeks to invade privacy rights established by the California Constitution. Subject to and without waiving its objections and to the extent it is understood, Defendant responds: Ramon Martinez was never a Tesla employee.

INTERROGATORY NO. 10:

Describe every fringe benefit available to PLAINTIFF as part of his employment with Tesla, Inc. (In responding to this interrogatory, the term describe includes, but is not limited to, the nature, approximate annual dollar value to PLAINTIFF, and minimum number of work hours to qualify for each fringe benefit).

RESPONSE TO INTERROGATORY NO. 10:

Defendant objects to this interrogatory on the grounds that it is overbroad, ambiguous, vague and uncertain with regard to the phrase "[d]escribe every fringe

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benefit available to PLAINTIFF as part of his employment with Citistaff Solutions, Inc. (In responding to this interrogatory, the term describe includes, but is not limited to, the nature, approximate annual dollar value to PLAINTIFF, and minimum number of work hours to qualify for each fringe benefit)." Defendant further objects to this interrogatory on the grounds that the definition of the term "describe" is overbroad, burdensome and harassing. Defendant is not responsible for calculating the approximately annual dollar value to plaintiff of benefits he was entitled to from Defendant, if any.

Subject to and without waiving its objections and to the extent it is understood, and limiting its response to information that reasonably pertains to the claims in this case, Defendant responds: Plaintiff was never an employee of Defendant and therefore he was not entitled to any "fringe benefits" from Defendant.

By /s/ Barbara Antonucci

Barbara I. Antonucci

Aaron M. Rutschman Attorney for Defendant

Dated: June 4, 2018

CONSTANGY, BROOKS, SMITH & PROPHETE, LLP

TESLA, INC. DBA TESLA MOTORS, INC.

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DEFENDANT TESLA'S RESPONSE TO

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PROOF OF SERVICE

U.S. District Court California Northern District (San Francisco) CIVIL DOCKET FOR CASE #: 3:17-cv-06748-WHO

I am over 18 years of age and not a party to the within entitled action. I am employed at the law firm of CONSTANGY, BROOKS, SMITH & PROPHETE LLP, and my business address is 2029 Century Park East, Suite 1100, Los Angeles, California 90067. On June 4, 2018, I served a copy of the following:

1. DEFENDANT TESLA, INC.'S RESPONSE TO PLAINTIFF OWEN DIAZ' INTERROGATORIES – SET ONE

on the attorney(s) for the parties to this action by the following method:

X (BY MAIL) By placing same, with postage fully prepared, in the United States Mail, addressed as indicated below. I am readily familiar with the practices of these law offices for collection and processing of correspondence for mailing with the United States Postal Service. Such correspondence is deposited with the United States Postal Service in the same day in the ordinary course of business.

Lawrence Anthony Organ
Navruz Avloni
California Civil Rights Law Group
332 San Anselmo Avenue
San Anselmo, CA 94960
Tel.: 415-453-4740
Fax: 415-785-7352
Email: larry@civilrightsca.com
Email: navruz@civilrightsca.com

Attorneys for Plaintiffs'
DEMETRIC DI-AZ, OWEN DIAZ,

Fenn C. Horton , III Helene Anastasia Simvoulakis Pahl & McKay, APC 225 West Santa Clara Street, Suite 1500 San Jose, CA 95113-1752 Tel.:408-286-5100 Fax.: 408-286-5722

Attorneys for Defendant WEST VALLEY STAFFING GROUP

Email: hsimvoulakis@pahl-mccay.com

Email: fhorton@pahl-mccay.com

[FEDERAL] I declare that I am employed in the office of a member of the bar of this court at whose direction the service was made, under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Executed on June 4, 2018 at Los Angeles, California.

Lorna Hatch

PROOF OF SERVICE

Exhibit

9	ase 3:17-cv-06748-WHO Document	201-1	Filed 04/30/20	Page 69 of 170)
1	SHEPPARD, MULLIN, RICHTER & HAN	ЛРТОN	[IIP		
2	A Limited Liability Partnership Including Professional Corporations				
3	TRACEY A. KENNEDY, Cal. Bar No. 150 333 South Hope Street, 43rd Floor)782			
4	Los Angeles, California 90071-1422 Telephone: 213-620-1780				
5	Facsimile: 213-620-1780 Email: 213-620-1398 tkennedy@sheppardmullin.c	com			
6	SHEPPARD, MULLIN, RICHTER & HAN A Limited Liability Partnership	MPTON	LLP		
7 8	Including Professional Corporations PATRICIA M. JENG, Cal. Bar No. 272262 REANNE SWAFFORD-HARRIS, Cal. Ba Four Embarcadero Center, 17 th Floor	? r No. 3(05558		
9	San Francisco, California 94111-4109				
10	Telephone: 415.434.9100 Facsimile: 415.434.3947 Email: pjeng@sheppardmullin.com				
11	Email: pjeng@sheppardmullin.com rswafford-harris@sheppardr	nullin.c	om		
12	Attorneys for Defendant, TESLA, INC. DBA TESLA MOTORS, IN	C			
13	TESLA, INC. DBA TESLA MOTORS, IN	C.			
14	UNITED STA	TES D	ISTRICT COUR	Γ	
15	NORTHERN DISTRICT OF CALIFORNIA				
16					
17 18	DEMETRIC DI-AZ, OWEN DIAZ AND LAMAR PATTERSON	Cas	e No. 17-cv-06748	-WHO	
19	Plaintiffs,	DE]	FENDANT TESL TORS, INC.'S RI	A, INC. DBA TES	SLA AINTIFE
20	V.	OW	'EN DIAZ'S INTI REE		
21	TESLA, INC. DBA TESLA MOTORS,				
22	INC., CITISTAFF SOLUTIONS, INC.; WEST VALLEY STAFFING GROUP;				
23	CHARTWELL STAFFING SERVICES, INC.; NEXTSOURCE, INC.; and DOES				
24	1-10, inclusive				
25	Defendants.		ended Complaint F l Date:	iled: December 2 November 1	
26					
27					
28					
	SMRH:4850-8836- DEFENDANT'S R	-1-	SE TO PLAINTIFF'S I		v-06748-WHO

PROPOUNDING PARTY:

Plaintiff OWEN DIAZ

RESPONDING PARTY:

Defendant TESLA, INC. DBA TESLA MOTORS, INC.

SET NO.:

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PRELIMINARY STATEMENT

Pursuant to Federal Rule of Civil Procedure 33, Defendant Tesla, Inc. dba Tesla Motors,

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Inc. ("Defendant") hereby responds to Plaintiff Owen Diaz's ("Plaintiff") Interrogatories, Set Three.

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The following responses and objections have been prepared prior to the completion of Defendant's investigation, discovery, and preparation for trial in this action. The responses and objections are based only on information, facts, and documents currently available and known to Defendant. Defendant reserves its right to make changes to the responses and objections if it appears that omissions or errors have been made in them, or that further and more accurate information, facts, and/or documents are available, but Defendant is under no obligation to do so. Defendant also reserves its right to rely upon and/or introduce into evidence at trial or any pre-trial

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Defendant's responses and objections are for the purpose of discovery only, and are not an admission or acceptance that any response, fact, or document is relevant and/or admissible into evidence. Defendant reserves its right to object to the admissibility of any response, fact, or

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Defendant provides the following responses subject to, and without waiving the foregoing Preliminary Statement, which is incorporated by reference into each response below.

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GENERAL OBJECTIONS

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1. Defendant reserves the right to object on any ground at any time to such other or supplemental Interrogatories, or any other discovery, as Plaintiff may at any time propound

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involving the subject matter of the Interrogatories.

document at the time of trial or any pre-trial proceeding.

proceeding any additional information, facts, and/or documents.

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2. Defendant objects to the Interrogatories on the grounds and to the extent they seek information outside the possession, custody, or control of Defendant and that is not within Defendant's personal knowledge.

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- 3. Defendant objects to the Interrogatories because they are overbroad and unduly burdensome, and seek information that is neither relevant nor reasonably calculated to lead to the discovery of admissible evidence.
- 4. Defendant objects to the Interrogatories on the grounds and to the extent they call for information which is protected by the by the attorney-client privilege, that was prepared in anticipation of litigation for trial or is covered by the work product doctrine, or which constitutes information which is privileged or related to confidential trade secrets or the right or privilege of privacy (including the freedom of association and financial privacy, the right of privacy held by non-party individuals with respect to their employment records).

Each of these general objections is incorporated by reference into each set of specific responses to each Interrogatory set forth below. The fact that any of these general objections is set forth again specifically in response to any of the Interrogatories shall not be construed as a waiver of any of the other general objections set forth herein.

RESPONSE TO INTERROGATORIES

INTERROGATORY NO. 14:

Please provide the last, best-known contact information of Judy Timbreza.

RESPONSE TO INTERROGATORY NO. 14:

Defendant objects to this request on the grounds that it is overbroad, ambiguous, vague and uncertain with regard to the phrase "best-known." Defendant objects that this interrogatory is not limited in time or scope, and thus is overbroad, unduly burdensome, oppressive, and harassing. Defendant further objects to the extent this interrogatory is invasive of the privacy rights and confidentiality of third-party non-litigants. Defendant further objects to the extent this interrogatory seeks information that is not relevant to the claims or defenses and/or proportional to the needs of the case, considering the importance of the issues at stake in the action, the amount in controversy, the parties' relative access to relevant information, the parties' resources, the importance of the discovery in resolving the issues, and whether the burden or expense of the proposed discovery outweighs its likely benefit.

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Subject to and without waiving any objections, Defendant responds as follows: Judy Timbreza was never a Tesla employee. The last known contact information that Tesla has for Judy Timbreza is judyannafuan18@gmail.com.

INTERROGATORY NO. 15:

Please DESCRIBE in comprehensive detail each position Judy Timbreza has held during his employment at the TESLA FACTORY from 2014 to present. (For the purposes of responding to this interrogatory, the term "DESCRIBE" means to list, for each position, the job title, job duties, hours worked, and dates the position was held.)

RESPONSE TO INTERROGATORY NO. 15:

Defendant objects to this interrogatory on the grounds that it is vague and ambiguous as to the term(s) and/or phrase(s): "comprehensive detail," "position," and "employment at TESLA FACTORY." Defendant further objects to the extent this interrogatory is invasive of the privacy rights and confidentiality of third-party non-litigants. Defendant further objects to the extent this interrogatory seeks information that is not relevant to the claims or defenses and/or proportional to the needs of the case, considering the importance of the issues at stake in the action, the amount in controversy, the parties' relative access to relevant information, the parties' resources, the importance of the discovery in resolving the issues, and whether the burden or expense of the proposed discovery outweighs its likely benefit. Defendant objects that this interrogatory lacks foundation, and assumes facts not in evidence, particularly, that Judy Timbreza had an assigned schedule of "hours worked," and/or recorded the same. Defendant further objects to the extent this interrogatory necessitates the preparation or the making of a compilation, abstract, audit, or summary.

Subject to and without waiving any objections, Defendant responds as follows: Judy Timbreza was never a Tesla employee.

INTERROGATORY NO. 16:

Please DESCRIBE in comprehensive detail each position Edward Romero has held during his employment at the TESLA FACTORY from 2014 to present. (For the purposes of responding

Case No. 17-cv-06748-WHO

to this interrogatory, the term "DESCRIBE" means to list, for each position, the job title, job duties, hours worked, and dates the position was held.)

RESPONSE TO INTERROGATORY NO. 16:

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Defendant objects to this interrogatory on the grounds that it is vague and ambiguous as to the term(s) and/or phrase(s): "comprehensive detail," "position," and "employment at TESLA FACTORY." Defendant further objects to the extent this interrogatory is invasive of the privacy rights and confidentiality of third-party non-litigants and/or current or former employees of Defendant. Defendant further objects to the extent this interrogatory seeks information that is not relevant to the claims or defenses and/or proportional to the needs of the case, considering the importance of the issues at stake in the action, the amount in controversy, the parties' relative access to relevant information, the parties' resources, the importance of the discovery in resolving the issues, and whether the burden or expense of the proposed discovery outweighs its likely benefit. Defendant objects that this interrogatory lacks foundation, and assumes facts not in evidence, particularly, that Edward Romero had an assigned schedule of "hours worked," and/or recorded the same. Defendant further objects to the extent this interrogatory necessitates the preparation or the making of a compilation, abstract, audit, or summary.

Subject to and without waiving any objections, Defendant responds as follows: Edward Romero's position was Janitorial Supervisor, Production Facilities from on or about October 12, 2015 through on or about August 4, 2017.

INTERROGATORY NO. 17:

Please DESCRIBE in comprehensive detail each position Victor Quintero has held during his employment at the TESLA FACTORY from 2014 to present. (For the purposes of responding to this interrogatory, the term "DESCRIBE" means to list, for each position, the job title, job duties, hours worked, and dates the position was held.)

RESPONSE TO INTERROGATORY NO. 17:

Defendant objects to this interrogatory on the grounds that it is vague and ambiguous as to the term(s) and/or phrase(s): "comprehensive detail," "position," and "employment at TESLA FACTORY." Defendant further objects to the extent this interrogatory is invasive of the privacy

Case No. 17-cv-06748-WHO DEFENDANT'S RESPONSE TO PLAINTIFF'S INTERROGATORIES, SET THREE

rights and confidentiality of third-party non-litigants and/or current or former employees of 1 2 Defendant. Defendant further objects to the extent this interrogatory seeks information that is not relevant to the claims or defenses and/or proportional to the needs of the case, considering the 3 4 importance of the issues at stake in the action, the amount in controversy, the parties' relative access to relevant information, the parties' resources, the importance of the discovery in resolving 5 6 the issues, and whether the burden or expense of the proposed discovery outweighs its likely 7 benefit. Defendant objects that this interrogatory lacks foundation, and assumes facts not in 8 evidence, particularly, that Victor Quintero had an assigned schedule of "hours worked," and/or 9 recorded the same. Defendant further objects to the extent this interrogatory necessitates the

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Subject to and without waiving any objections, Defendant responds as follows: Victor Quintero's position is Manager, Recycling Services from May 12, 2015 through the date of this response.

preparation or the making of a compilation, abstract, audit, or summary.

INTERROGATORY NO. 18:

Please DESCRIBE in comprehensive detail each position Ramon Martinez held during his employment at the TESLA FACTORY. (For the purposes of responding to this interrogatory, the term "DESCRIBE" means to list, for each position, the job title, job duties, hours worked, and dates the position was held.)

RESPONSE TO INTERROGATORY NO. 18:

Defendant objects to this interrogatory on the grounds that it is vague and ambiguous as to the term(s) and/or phrase(s): "comprehensive detail," "position," and "employment at TESLA FACTORY." Defendant further objects that this interrogatory is not limited in time or scope, and thus is overbroad, unduly burdensome, oppressive, and harassing. Defendant further objects to the extent this interrogatory is invasive of the privacy rights and confidentiality of third-party non-litigants and/or current or former employees of Defendant. Defendant further objects to the extent this interrogatory seeks information that is not relevant to the claims or defenses and/or proportional to the needs of the case, considering the importance of the issues at stake in the action, the amount in controversy, the parties' relative access to relevant information, the parties'

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resources, the importance of the discovery in resolving the issues, and whether the burden or expense of the proposed discovery outweighs its likely benefit. Defendant objects that this interrogatory lacks foundation, and assumes facts not in evidence, particularly, that Ramon Martinez had an assigned schedule of "hours worked," and/or recorded the same. Defendant further objects to the extent this interrogatory necessitates the preparation or the making of a compilation, abstract, audit, or summary.

Subject to and without waiving any objections, Defendant responds as follows: Ramon Martinez was not employed by Tesla during the time that plaintiff Owen Diaz or Plaintiff Demetric Di-az worked at Tesla. Ramon Martinez's position from January 14, 2019 to the date of this response is Lead Material Handler.

INTERROGATORY NO. 19:

Please DESCRIBE in comprehensive detail each position Joyce DelaGrande has held during her employment at the TESLA FACTORY. (For the purposes of responding to this interrogatory, the term "DESCRIBE" means to list, for each position, the job title, job duties, hours worked, and dates the position was held.)

RESPONSE TO INTERROGATORY NO. 19:

Defendant objects to this interrogatory on the grounds that it is vague and ambiguous as to the term(s) and/or phrase(s): "comprehensive detail," "position," and "employment at TESLA FACTORY." Defendant further objects that this interrogatory is not limited in time or scope, and thus is overbroad, unduly burdensome, oppressive, and harassing. Defendant further objects to the extent this interrogatory is invasive of the privacy rights and confidentiality of third-party non-litigants and/or current or former employees of Defendant. Defendant further objects to the extent this interrogatory seeks information that is not relevant to the claims or defenses and/or proportional to the needs of the case, considering the importance of the issues at stake in the action, the amount in controversy, the parties' relative access to relevant information, the parties' resources, the importance of the discovery in resolving the issues, and whether the burden or expense of the proposed discovery outweighs its likely benefit. Defendant objects that this interrogatory lacks foundation, and assumes facts not in evidence, particularly, that Joyce

2728

Case No. 17-cv-06748-WHO

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///

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DelaGrande had an assigned schedule of "hours worked," and/or recorded the same. Defendant further objects to the extent this interrogatory necessitates the preparation or the making of a compilation, abstract, audit, or summary.

Subject to and without waiving any objections, Defendant responds as follows: Joyce Delagrande's position from August 20, 2012 to November 30, 2012 was Production Associate; her position from December 1, 2012 to June 31, 2013 was Supervisor Manufacturing; her position from July 1, 2013 to October 30, 2015 was Associate Manager Supply Chain; her position from October 31, 2015 to July 8, 2017 was Supervisor Supply Chain; and her position from July 9, 2017 to present is Associate Manager Supply Chain.

INTERROGATORY NO. 20:

If Ramon Martinez is no longer working at TESLA, please list all the reasons for his separation.

RESPONSE TO INTERROGATORY NO. 20:

Defendant objects to this interrogatory on the grounds that it is vague and ambiguous as to the term(s) and/or phrase(s): "working," and "separation." Defendant further objects to the extent this interrogatory is invasive of the privacy rights and confidentiality of third-party non-litigants and/or current or former employees of Defendant. Defendant further objects to the extent this interrogatory seeks information that is not relevant to the claims or defenses and/or proportional to the needs of the case, considering the importance of the issues at stake in the action, the amount in controversy, the parties' relative access to relevant information, the parties' resources, the importance of the discovery in resolving the issues, and whether the burden or expense of the proposed discovery outweighs its likely benefit. Defendant objects to the extent this interrogatory lacks foundation, and assumes facts not in evidence. Defendant further objects to the extent this interrogatory necessitates the preparation or the making of a compilation, abstract, audit, or summary.

-8-	
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Subject to and without waiving any objections, Defendant responds as follows: Not applicable. Dated: May 24, 2019 SHEPPARD, MULLIN, RICHTER & HAMPTON LLP By: PATRICIA M. JENG **REANNE SWAFFORD-HARRIS** Attorneys for Defendant TESLA, INC. dba TESLA MOTORS, INC. Case No. 17-cv-06748-WHO SMRH:4850-8836-DEFENDANT'S RESPONSE TO PLAINTIFF'S INTERROGATORIES, SET THREE 2648.1

CERTIFICATE OF SERVICE

Demetric Di-Az, et al. v. Tesla, Inc., et al. USDC, Northern District of California, Case No. 3:17-cv-06748-WHO

At the time of service, I was over 18 years of age and not a party to this action. I am employed in the County of San Francisco, State of California. My business address is Four Embarcadero Center, 17th Floor, San Francisco, CA 94111-4109.

On May 24, 2019, I served true copies of the following document(s) described as:

DEFENDANT TESLA, INC. DBA TESLA MOTORS, INC.'S RESPONSE TO PLAINTIFF OWEN DIAZ'S INTERROGATORIES, SET THREE

on the interested parties in this action as follows:

2

3

4

5

6

8

9

SMRH:4850-8836-2648.1

SEE SERVICE LIST

10 11 12 13		BY MAIL: I enclosed the document(s) in a sealed envelope or package addressed to the persons at the addresses listed in the Service List and placed the envelope for collection and mailing, following our ordinary business practices. I am readily familiar with the firm's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary course of business with the United States Postal Service, in a sealed envelope with postage fully prepaid. I am a resident or employed in the county where the mailing occurred.
14		BY FAX TRANSMISSION: I faxed a copy of the document(s) to the persons at the fax
15		numbers listed in the Service List. The telephone number of the sending facsimile machine was 415.434.3947. The transmission was reported as complete and without error.
16		No error was reported by the fax machine that I used. A transmission report was properly issued by the sending fax machine.
17		BY E-MAIL OR ELECTRONIC TRANSMISSION: I caused a copy of the
18		document(s) to be sent from e-mail address <u>eruiz@sheppardmullin.com</u> to the persons at the e-mail addresses listed in the Service List. I did not receive, within a reasonable time
19		after the transmission, any electronic message or other indication that the transmission was unsuccessful.
20		BY OVERNIGHT DELIVERY: I enclosed said document(s) in an envelope or package
21		provided by the overnight service carrier and addressed to the persons at the addresses listed in the Service List. I placed the envelope or package for collection and overnight
22		delivery at an office or a regularly utilized drop box of the overnight service carrier or delivered such document(s) to a courier or driver authorized by the overnight service
23		carrier to receive documents.
24		BY PERSONAL SERVICE: I personally delivered the document(s) to the person at the addresses listed in the Service List. (1) For a party represented by an attorney, delivery
25		was made to the attorney or at the attorney's office by leaving the documents in an envelope or package clearly labeled to identify the attorney being served with a
26	14	receptionist or an individual in charge of the office. (2) For a party, delivery was made to the party or by leaving the documents at the party's residence with some person not less
27		than 18 years of age between the hours of eight in the morning and six in the evening.
28		

-1-

Case No. 3:17-cv-06748-WHO

CERTIFICATE OF SERVICE

1	I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.
2	Executed on May 24, 2019, at San Francisco, California.
3	Executed on May 21, 2013, at San Francisco, Camorna.
4	
5	Eli G. W
6	Elena E. Ruiz
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	-2- Case No. 3:17-cv-06748-WHO

CERTIFICATE OF SERVICE

SMRH:4850-8836-2648.1

quase 3:17-cv-06748-WHO Document 201-1 Filed 04/30/20 Page 79 of 170

¢	ase 3:17-cv-06748-WHO Document 201-1 F	iled 04/30/20 Page 80 of 170
1	CEDVICE	TOW
1	SERVICE I	<u> </u>
2	Lawrence A. Organ, Esq. Navruz Avloni, Esq.	Attorneys for Plaintiffs DEMETRIC DI-AZ and OWEN DIAZ
3 4	CALIFORNIA CIVIL RIGHTS LAW GROUP 332 San Anselmo Avenue San Anselmo, CA 94960	
5	Telephone: 415-453-4740 Facsimile: 415-785-7352]	
6	Email: larry@civiilrightsca.com navruz@civilrightsca.com	
7 8	Gary T. Lafayette, Esq. Cheryl A. Stevens, Esq. LAFAYETTE & KUMAGAI	Attorneys for Defendant CITISTAFF SOLUTIONS, INC.
9	1300 Clay Street, Suite 810 Oakland, CA 94612 Telephone: 415-357-4600	
10	Email: glafayette@lkclaw.com cstevens@lkclaw.com	
11	Jason A. Geller, Esq.	Attorneys for Defendant
12	Juan C. Araneda, Esq. Aaron D. Langberg, Esq.	NEXTSOURCE, INC.
13	FISHER & PHILLIPS LLP One Embarcadero Center, Suite 2050	
14	San Francisco, CA 94111 Telephone: 415-490-9000	
15	Facsimile: 415-490-9001 Email: jgeller@fisherphillips.com	
16	jaraneda@fisherphillips.com alangberg@fisherphillips.com	
17	Fenn C. Horton III, Esq.	Attorneys for Defendant
18	Helene Simvoulakis-Panos, Esq. PAHL & McCAY	WEST VALLEY STAFFING GROUP
19 20	225 West Santa Clara Street, Suite 1500 San Jose, CA 95113 Telephone: 408-286-5110	
21	Facsimile: 408-286-5722 Email: fhorton@pahl-mccay.com	
22	hsimvoulakis@pahl-mccay.com	
23		
24		
25		
26		
27		
28		

Case No. 3:17-cv-06748-WHO

-3-

Exhibit

9

Case 3:17-cv-06748-WHO Document 201-1 Filed 04/30/20 Page 82 of 170

ATTORNEY OR PARTY WITHOUT ATTORNEY: Lawrence A. Organ (SBN:175503) California Civil Rights Law Group 332 San Anselmo Avenue San Anselmo, CA 94960	FOR COURT USE ONLY
TELEPHONE NO.: (415) 453-4740	
US DISTRICT COURT, NORTHERN DISTRICT OF CALIFORNIA, COUNTY OF SAN FRANCISCO STREET ADDRESS: 450 Golden Gate Avenue MAILING ADDRESS: 450 Golden Gate Avenue CITY AND ZIP CODE: San Francisco, CA, 94102 BRANCH NAME: San Francisco/Oakland Division	
PLAINTIFF: DEMETRIC DI-AZ and OWEN DIAZ DEFENDANT: TESLA, INC. dba TESLA MOTORS, INC, et al.	CASE NUMBER: 3:17-CV-06748-WHO
DECLARATION OF NON-SERVICE	Ref. No. or File No.:

- 1. I am over 18 years of age and not a party to this action.
- 2. Received by Evan-Allen Services to be served on Ramon Martinez, 626 Pinewood Drive, Apt 1, San Jose, CA 95129.
- 3. NON-SERVED the Subpoena to Testify at a Deposition in a Civil Action; Plaintiff Owen Diaz's Notice of Deposition of Ramon Martinez. After due search, careful inquiry and diligent attempts was unable to serve on Ramon Martinez for the reasons detailed in the comments below.
- 4. Additional Information pertaining to this non-service:

12/07/2018	2:00 PM	Attempted Service. The defendant Ramon Martinez was not in per Jane
		Doe - Co-Occupant (Hispanic, Female, 40 years old).
12/08/2018	6:10 PM	Attempted Service. No answer, no movement, no sound.
12/10/2018	4:00 PM	Attempted Service. No answer, no movement, no sound.
12/11/2018	7:05 AM	Attempted Service. No answer, no movement, no sound.
		Attempted Service. No answer, lights on inside.
12/14/2018	8:35 PM	Attempted Service. No answer, lights on inside. Returned Not Served.
		Needs reissued subpoena with new hearing date.

- 5. I am an independent contractor of a registered California process server.
- 6. My name, address, telephone number, and, if applicable, county of registration and number are:

Name: Gary Genest

Firm: Evan-Allen Services

Address: 4425 Treat Blvd., #149, Concord, CA 94521

Telephone number: (925) 525-9062

Registration Number: PS1560

County: Santa Clara

The fee for the service was: \$70.00

26/2018

7. I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Date:

Gary Genest

(TYPE OR PRINT NAME OF PERSON WHO SERVED THE PAPERS)

(SIGNATURE OF PERSON WHO SERVED THE PAPERS)

Exhibit 10

UNITED STATES DIS	STRICT COURT
NORTHERN DISTRICT (
DEMETRIC DI-AZ, OWEN DIAZ,) AND LAMAR PATTERSON,)	
Plaintiffs,) vs.)	Case No. 3:17-cv-06748-WHO
TESLA, INC., dba TESLA MOTORS, INC.; CITISTAFF SOLUTIONS, INC.; WEST VALLEY STAFFING GROUP; CHARTWELL STAFFING SERVICES, INC.; and DOES 1-50, inclusive,	
Defendants.))))

VIDEO DEPOSITION OF VERONICA MARTINEZ

TUESDAY, OCTOBER 15, 2019

STENOGRAPHICALLY REPORTED BY:

KIMBERLY E. D'URSO, RPR, CSR NO. 11372

Job No. 13937

1	APPEARANCES:
. 2	
3	FOR THE PLAINTIFFS:
4	CALIFORNIA CIVIL RIGHTS LAW GROUP LAWRENCE A. ORGAN, ESQ.
5	332 San Anselmo Avenue San Anselmo, CA 94960
6	415.453.4740
7	FOR THE DEFENDANT TESLA:
8	SHEPPARD MULLIN, LLP BY: PATRICIA M. JENG, ESQ. Four Embarcadero Center, 17th Floor
	San Francisco, CA 94111
10	415.434.9100
11	FOR THE DEFENDANT NEXT SOURCE:
12	FISHER PHILLIPS, LLP BY: JUAN C. ARANEDA, ESQ.
13	One Embarcadero Center, Suite 2050 San Francisco, CA 94111 415.490.9012
15	FOR THE DEFENDANT CITISTAFF:
16	LAFAYETTE & KUMAGAI, LLP
17	BY: SUSAN T. KUMAGAI, ESQ. 1300 Clay Street, Suite 810 Oakland, CA 94612
18	415.357.4600
19	FOR THE DEFENDANT CHARTWELL STAFFING:
20	GORDON & REES BY: SARAH Y. OH, ESO.
21	3 Parkcenter Drive, Suite 200 Sacramento, CA 95825
22	916.830.6528
23	000
24	
25	

1 Did Jackie Delgado ever tell you that she found Q. Mr. Owen Diaz to be credible? 3 She didn't mention any of that. Q. And based on your interaction -- strike that. 03:33:41 <u>5</u> Did you actually interview Ramon Martinez relative to what happened between him and Owen Diaz? 6 7 <u>A.</u> Documentation was given to Ramon, and Ramon 8 answered the questionnaire. 9 Why -- why was Ramon Martinez given a Q. questionnaire to fill out rather than actually 03:34:11 10 interviewed? <u>11</u> 12 MS. JENG: Objection. Calls for speculation. THE WITNESS: That's what I was told to do. 13 14 BY MR. ORGAN: 03:34:20 15 Q. So Jackie Delgado told you to get a statement 16 from Ramon Martinez? <u>17</u> To give the questionnaire to Ramon. Α. 18 Did Jackie Delgado suggest to you in any way 19 that she felt as if the allegations against 03:34:59 20 Ramon Martinez were serious? 21 MS. JENG: Objection. Vague. 22 MS. OH: Join. 23 THE WITNESS: The only thing that was provided 24 by Jackie in any conversation was the emails going back 03:35:11 25 and forth.

pages of Exhibit 184 are emails, and then there's some 1 handwritten notes that are the last 6 pages of 3 Exhibit 184. Do you remember receiving these documents from 04:06:12 5 Jackie Delgado on Monday, January 25th? 6 A. I think so. Okay. You -- you have no reason to doubt that you got them; correct? 9 Α. No. 04:06:22 10 Q. And let's go to the last three pages of Exhibit 184. 11 12 Do you recognize those? I'm looking at NS43 13 through 45. 14 Α. Yes. 04:06:49 15 And what are those? Q. 16 Α. This is the questionnaire that was emailed to 17 me. 18 And at some point you received these pages, 19 NS43 through 45, you received those pages without the 04:07:15 20 handwriting on them; correct? 21 Α. Correct. 22 Q. And then you gave that blank questionnaire to Mr. Martinez; right? 23 24 A. Ramon? 04:07:24 25 Q. Yeah. Yeah. Ramon Martinez.

	<u>A</u> .	Yes.
	<u>2</u> <u>Q.</u>	And then did you watch Ramon Martinez fill out
	<u>3</u> these	pages in Exhibit 184?
	<u>4</u> <u>A.</u>	Yes.
04:07:39	<u>5</u> <u>Q.</u>	And then after he filled out the pages, it
	6 looks	like he signed it; is that right?
	<u>7</u> <u>A.</u>	Yes.
	<u>8</u> <u>Q.</u>	And then he gave it back to you?
	<u>9</u> <u>A.</u>	Correct.
04:07:53 1	LO Q.	And it has here a time of $4:30$ on $11/22$ [sic].
1	11	Does that comport with your memory of when
1	Mr. Ma	rtinez finished his questionnaire?
1	A.	You mean 1/22?
1	Q.	Yeah, on 1/22, at 4:30 p.m.?
04:08:12 1	L5 A.	That's what it looks like, yes.
1	L6 Q.	Yeah. And do you know why he signed it?
1	L7	MS. OH: Objection. Calls for speculation.
1	L8	THE WITNESS: No.
1	BY MR.	ORGAN:
04:08:24 2	20 Q.	Let me ask a different question. Did you ask
2	21 Mr. Ma	rtinez, Mr. Ramon Martinez, to sign his filled out
2	22 questi	onnaire?
2	23 A.	He asked if he should sign it, and I said,
2	24 "Yes,	please."
04:08:38 2	25 Q.	Okay. Now, if you could look over the
1		

```
STATE OF CALIFORNIA
 1
                             ) ss:
     COUNTY OF ALAMEDA
                 I, KIMBERLY E. D'URSO, do hereby certify:
 4
               That the witness named in the foregoing
 5
     deposition was present and duly sworn to testify to the
 6
     truth in the within-entitled action on the day and date
 7
 8
     and at the time and place therein specified;
 9
               That the testimony of said witness was reported
10
     by me in shorthand and was thereafter transcribed through
11
     computer-aided transcription;
12
               That the foregoing constitutes a full, true and
13
     correct transcript of said deposition and of the
14
     proceedings which took place;
15
               Further, that if the foregoing pertains to the
16
     original transcript of a deposition in a federal case,
     before completion of the proceedings, review of the
17
18
     transcript [ ] was [ ] was not requested.
19
               That I am a disinterested person to the said
20
     action;
21
               IN WITNESS WHEREOF, I have hereunder subscribed
2.2
     my hand this 30th day of October, 2019.
23
24
     KIMBERLY D'URSO
     RPR, CSR NO. 11372, STATE OF CALIFORNIA
25
```

Page 117

Exhibit 11

Monica Deleon

From:

Monica Deleon < mdeleon@citistaffsolutions.com>

Sent:

Friday, November 06, 2015 5:17 PM

To:

'Wayne Jackson'

Cc:

'Parks, Vanessa'; 'Gryske, Deb'; Bruce Wismer (bwismer@citistaffsolutions.com); 'William Hidalgo'

Subject:

RE: Termination of Rothaj Foster

Wayne,

I do apologize for the late response. I did let Rothaj know that his assignment has ended. I do feel that there were several misunderstandings and miscommunications. I took a statement from both of them. Rothaj was straight forward and explained fully to me what happened from his point of view. When I spoke to Owen, he had to think about what happened. I have also heard a few complaints about Owen abusing his power as a lead, as well as coming off slightly standoffish. If there was a report made could you please forward it to me to have for Citistaffs records. If there was no witness to the threats that Rothaj had supposedly said I don't think that should have been counted against him. As far as the illegal parking Rothaj has a handicap sticker in his car. At this point is there any chance of Rothaj returning possibly back to sorting. He was enlisted for a raise next week. Thank you for you efforts I appreciate it.

Monica De Leon Staff Supervisor CitiStaff Solutions 37053 Cherry Street Suite 204A Newark, CA 94560 Office 510-797-2581

From: Wayne Jackson [mailto:wajackson@teslamotors.com]

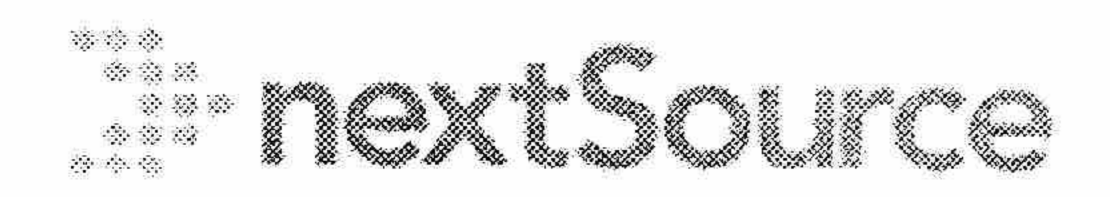
Sent: Friday, November 06, 2015 10:21 AM

To: mdeleon@citistaffsolutions.com Cc: Parks, Vanessa; Gryske, Deb Subject: Termination of Rothaj Foster

Monica we will have to terminate Rothaj Foster assignment effective immediately. Please see the email below.

Wayne Jackson
1040 Avenue of the Americas, 24th Floor
New York, NY 10018
Mobile: (917) 797-9984
wajack.com/deshanolors.com

WWW.nextsource.com



Workforce Optimization, Business Enlightenment

From: Edward Romero

Sent: Friday, November 06, 2015 12:17 AM

To: Wayne Jackson < wajackson@teslamotors.com>

Cc: Victor Quintero < vquintero@teslamotors.com>; Jaime Salazar < isalazar@teslamotors.com>

Subject: FW: Rothaj Foster

Please see email below.

From: Edward Romero

Sent: Friday, November 06, 2015 12:12 AM

To: Wayne Jackson

Cc: Victor Quintero; Jaime Salazar

Subject: Rothaj Foster

I had Rothaj Foster removed from the Tesla premises last night at 10:00 pm. The reason is that he was conducting himself in a threatening manner against Owen Diaz.

I received a call from Rothaj Foster at 6:06 pm. He said that he had spoken to Wayne Jackson and that Wayne had told him he was going to move him to a recycling sorter position tonight. I explained to him that people are not moved around like that without us first getting a replacement. I encouraged him to be patient, do his job and everything would work out. I also reminded him that we were short on staff.

I received another call from Mr. Foster at 7:47 saying that Owen wouldn't let him take his break. He said that Owen had went to cover for Froilan break. I told him to be patient and Owen would cover for him when Froilan came back. I explained that when we only have three people on we might not be able to take our breaks as we want but when we can. I told him to be patient. I then got another call from from Mr. Foster around 9:00 insinuating that Owen was being mean. I called Owen to ask him what was happening and Owen said Rothaj was being difficult and threatening, saying "you better watch your car".

I asked Owen if anyone had heard him say that, Owen said he didn't think so.

I then instructed Owen to assign Rothaj to elevator 2 as to avoid any friction between the two. When Owen approached Rothaj Foster to instruct him to go to elevator 2 he conducted himself in a threatening manner as if he wanted to fight with Owen. He also made a comment about shooting Owen. I asked him if anyone had witnessed this, at which time a Tesla material handler came forward and said he had witnessed Mr. Foster's threatening conduct. I then returned to Tesla to investigate the matter.

I then returned to Tesla and met with Yordano Ramirez, material handler from the Reman Area. He gave me his written statement and explained what happen. He said he witnessed Rothaj Foster conduct himself in a threatening manner towards Owen. I then called security explained the situation and asked that he be

removed from the premises. Security informed me that they had had problems with Mr. Fosters attitude in the past. They said I could included that information in my report. I asked for his badge, which he returned to me. I informed Mr. Foster that he was suspended while we evaluated what had happen. He asked if he could call someone. I told him he could call his agency if wanted to. He asked if he could call Wayne Jackson, I told him he was free to do so if he wanted to. He was then escorted out of the building and followed to his car which he had parked illegally in a handicapped parking spot.

I could not allow anyone to be a threat to any other employee. I do not recommend he be allowed to return.

Monica Deleon

From:

Monica Deleon < mdeleon@citistaffsolutions.com>

Sent:

Monday, January 25, 2016 9:33 AM

To:

Bruce Wismer (bwismer@citistaffsolutions.com)

Cc:

'William Hidalgo'

Subject:

RE: Ramon

Bruce,

This is a part of it to

Monica De Leon
Staff Supervisor
CitiStaff Solutions
37053 Cherry Street Suite 204A
Newark, CA 94560
Office 510-797-2581

From: Owen Diaz [mailto:sfrednose@gmail.com]
Sent: Saturday, January 23, 2016 4:47 AM

"" - MOLINE CE

To: Citistaff

Subject: Fwd: Ramon

This is an email i sent on the first issue

Sent from my iPhone

Begin forwarded message:

From: Owen Diaz <sfrednose@gmail.com> Date: October 17, 2015 at 6:08:48 AM PDT

To: "edromero@teslamotors.com" <edromero@teslamotors.com>, "Tom @ Tesla" <tkawasaki@teslamotors.com>

Subject: Ramon

Mr. Romero today @ 4:45 am I was working elevator I with rothaj foster training him, when the elevator doors opened on the first floor and we saw Ramon siting there. At the time I was explaining to Rothai what you had told me about the outside team and inside team and what his duties consisted of. I was explaining him that Tom would no longer be his supervisor it was going to be you. For

some reason Ramon jump off the tugger he was on and started yelling at me in a Threatening manner, saying you have a problem with me! why are you telling him who his supervisor is! When I did not say anything to Ramon followed me into the elevator and stood next to the forklift I was on and keep yelling at me. I thought he was going to hit me. so I asked him to please step back, because of his threatening manner and reminded Ramon we were on camera. Mr. Romero because of the way Ramon was acting I don't feel safe around him now. Can you please talk to him I don't need any problems. I just want to do my job. You can check the surveillance system to confirm. I contacted Tom for advice and he said, if you don't have excess surveillance system please contact him.

Sent from my iPhone

Exhibit 12

Monica Deleon

Monica Deleon <mdeleon@citistaffsolutions.com> From:

Sent Friday, November 06, 2015 5:17 PM

To: 'Wayne Jackson'

'Parks, Vanessa'; 'Gryske, Deb'; Bruce Wismer (bwismer@citistaffsolutions.com); 'William Hidalgo' Cc:

Subject: RE: Termination of Rothai Foster

Wayne,

I do apologize for the late response. I did let Rothai know that his assignment has ended. I do feel that there were several misunderstandings and miscommunications. I took a statement from both of them. Rothal was straight forward and explained fully to me what happened from his point of view. When I spoke to Owen, he had to think about what happened. I have also heard a few complaints about Owen abusing his power as a lead, as well as coming off slightly standoffish. If there was a report made could you please forward it to me to have for Citistaffs records. If there was no witness to the threats that Rothaj had supposedly said I don't think that should have been counted against him. As far as the illegal parking Rothal has a handicap sticker in his car. At this point is there any chance of Rothaj returning possibly back to sorting. He was enlisted for a raise next week. Thank you for you efforts I appreciate It.

Monica De Leon Staff Supervisor CitiStaff Solutions 37053 Cherry Street Suite 204A Newark, CA 94560 Office 510-797-2581

From: Wayne Jackson [mailto:wajackson@teslamotors.com]

Sent: Friday, November 06, 2015 10:21 AM

To: mdeleon@citistaffsolutions.com Cc: Parks, Vanessa; Gryske, Deb Subject: Termination of Rothal Foster

Monica we will have to terminate Rothaj Foster assignment effective immediately. Please see the email below.

Wayne lackson 1040 Avenue of the Americas, 24th Floor New York, NY 10018 Mobile: (917) 797-9984 wajack - Heslamotors com



www.nextsource.com



Workforce Optimization, Business Enlightenment

From: Edward Romero

Sent: Friday, November 06, 2015 12:17 AM

To: Wayne Jackson < wajackson@teslamotors.com>

Cc: Victor Quintero vguintero@tesiamotors.com; Jaime Salazar salazar@tesiamotors.com;

Subject: FW: Rothaj Foster

Please see email below.

From: Edward Romero

Sent: Friday, November 06, 2015 12:12 AM

To: Wayne Jackson

Cc: Victor Quintero; Jaime Salazar

Subject: Rothai Foster

I had Rothaj Foster removed from the Tesla premises last night at 10:00 pm. The reason is that he was conducting himself in a threatening manner against Owen Diaz.

I received a call from Rothaj Foster at 6:06 pm. He said that he had spoken to Wayne Jackson and that Wayne had told him he was going to move him to a recycling sorter position tonight. I explained to him that people are not moved around like that without us first getting a replacement. I encouraged him to be patient, do his job and everything would work out. I also reminded him that we were short on staff.

I received another call from Mr. Foster at 7:47 saying that Owen wouldn't let him take his break. He said that Owen had went to cover for Froilan break. I told him to be patient and Owen would cover for him when Froilan came back. I explained that when we only have three people on we might not be able to take our breaks as we want but when we can. I told him to be patient. I then got another call from from Mr. Foster around 9:00 insinuating that Owen was being mean. I called Owen to ask him what was happening and Owen said Rothaj was being difficult and threatening, saying "you better watch your car".

I asked Owen if anyone had heard him say that, Owen said he didn't think so.

I then instructed Owen to assign Rothaj to elevator 2 as to avoid any friction between the two. When Owen approached Rothaj Foster to instruct him to go to elevator 2 he conducted himself in a threatening manner as if he wanted to fight with Owen. He also made a comment about shooting Owen. I asked him if anyone had witnessed this, at which time a Tesla material handler came forward and said he had witnessed Mr. Foster's threatening conduct. I then returned to Tesla to investigate the matter.

I then returned to Tesla and met with Yordano Ramirez, material handler from the Reman Area. He gave me his written statement and explained what happen. He said he witnessed Rothaj Foster conduct himself in a threatening manner towards Owen. I then called security explained the situation and asked that he be

removed from the premises. Security informed me that they had had problems with Mr. Fosters attitude in the past. They said I could included that information in my report. I asked for his badge, which he returned to me. I informed Mr. Foster that he was suspended while we evaluated what had happen. He asked if he could call someone. I told him he could call his agency if wanted to. He asked if he could call Wayne Jackson, I told him he was free to do so if he wanted to. He was then escorted out of the building and followed to his car which he had parked illegally in a handicapped parking spot.

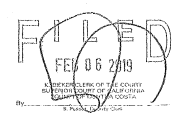
I could not allow anyone to be a threat to any other employee. I do not recommend he be allowed to return.

Exhibit 13

Cr

4-195330 6 F. 9/6/19 A. 2/11/19

SUPERIOR COURT OF CALIFORNIA COUNTY OF CONTRA COSTA MARTINEZ



THE PEOPLE OF THE STATE OF CALIFORNIA,

Plaintiff,

٧.

DEMETRIC DIAZ, dob 06/19/1995; CLENZELL BRYANT, dob 03/31/1996; Defendants. Docket: 05-190194-1 DA No: 0130975561

INFORMATION - FELONY

Count 1) PC211 Count 2) PC211 Count 3) PC211 Count 4) PC245(b) Count 5) PC245(b) Count 6) PC245(b) Count 7) VC2800.2

COUNT 1 - SECOND DEGREE ROBBERY

The undersigned states, on information and belief, that Demetric Diaz and Clenzell Bryant, Defendants, did commit a Felony, a violation of PC211, Second Degree Robbery, committed as follows:

On or about December 21, 2018, in the County of Contra Costa, State of California, the crime of Second Degree Robbery in violation of PC211, a Felony, was committed in that DEMETRIC DIAZ AND CLENZELL BRYANT did unlawfully, and by means of force and fear take personal property from the person, possession, and immediate presence of Ariana Sharifi, a Domino's Pizza employee.

ENHANCEMENT 1

PC12022.53(b): Special Allegation-Personal Use Of A Firearm It is further alleged as to Count 1 at said defendant, DEMETRIC DIAZ personally used a firearm, a handgun, within the meaning of Penal Code Section 12022.53(b) also causing the above offense to become a serious felony pursuant to Penal Code section 1192.7(c)(8) and a violent felony within the meaning of Penal Code section 667.5(c)(8).

ENHANCEMENT 2

It is further alleged as to Count 1 that in the commission and attempted commission of the above offense, the said defendant, CLENZELL BRYANT, a principal in said offense was armed with a firearm(s), to wit, handgun, said arming not being an element of the above offense, within the meaning of Penal Code section 12022(a)(1).

COUNT 2 - SECOND DEGREE ROBBERY

The undersigned states, on information and belief, that Demetric Diaz and Clenzell Bryant, Defendants, did commit a Felony, a violation of PC211, Second Degree Robbery, committed as follows:

On or about December 21, 2018, in the County of Contra Costa, State of California, the crime of Second Degree Robbery in violation of PC211, a Felony, was committed in that DEMETRIC DIAZ AND CLENZELL

PEOPLE vs. DEMETRIC DIAZ, CLENZELL BRYANT

Docket: 05-190194-1

Page 2 of 4

BRYANT did unlawfully, and by means of force and fear take personal property from the person, possession, and immediate presence of Madison Minton, a Domino's Pizza employee.

ENHANCEMENT 1

PC12022.53(b): Special Allegation-Personal Use Of A Firearm

It is further alleged as to Count 2 that said defendant, DEMETRIC DIAZ personally used a firearm, a handgun, within the meaning of Penal Code Section 12022.53(b) also causing the above offense to become a serious felony pursuant to Penal Code section 1192.7(c)(8) and a violent felony within the meaning of Penal Code section 667.5(c)(8).

ENHANCEMENT 2

It is further alleged as to Count 2 that in the commission and attempted commission of the above offense, the said defendant, CLENZELL BRYANT, a principal in said offense was armed with a firearm(s), to wit, handgun, said arming not being an element of the above offense, within the meaning of Penal Code section 12022(a)(1).

COUNT 3 - SECOND DEGREE ROBBERY

The undersigned states, on information and belief, that Demetric Diaz and Clenzell Bryant, Defendants, did commit a Felony, a violation of PC211, Second Degree Robbery, committed as follows:

On or about December 21, 2018, in the County of Contra Costa, State of California, the crime of Second Degree Robbery in violation of PC211, a Felony, was committed in that DEMETRIC DIAZ.AND CLENZELL BRYANT did unlawfully, and by means of force and fear take personal property from the person, possession, and immediate presence of Antero Sanchez, a Domino's Pizza employee.

ENHANCEMENT 1

PC12022.53(b): Special Allegation-Personal Use Of A Firearm

It is further alleged as to Count 3 that said defendant, DEMETRIC DIAZ personally used a firearm, a handgun, within the meaning of Penal Code Section 12022.53(b) also causing the above offense to become a serious felony pursuant to Penal Code section 1192.7(c)(8) and a violent felony within the meaning of Penal Code section 667.5(c)(8).

ENHANCEMENT 2

It is further alleged as to Count 3 that in the commission and attempted commission of the above offense, the said defendant, CLENZELL BRYANT, a principal in said offense was armed with a firearm(s), to wit, handgun, said arming not being an element of the above offense, within the meaning of Penal Code section 12022(a)(1).

COUNT 4 - ASSAULT WITH A SEMIAUTOMATIC FIREARM

The undersigned states, on information and belief, that Demetric Diaz, Defendant, did commit a Felony, a violation of PC245(b), Assault with a Semiautomatic Firearm, committed as follows:

On or about December 21, 2018, in the County of Contra Costa, State of California, the crime of Assault With A Firearm in violation of PC245(a)(2), a Felony, was committed in that DEMETRIC DIAZ did willfully and unlawfully commit an assault on Ariana Sharifi with a firearm.

PEOPLE vs. DEMETRIC DIAZ, CLENZELL BRYANT

Docket: 05-190194-1 Page 3 of 4

COUNT 5 - ASSAULT WITH A SEMIAUTOMATIC FIREARM

The undersigned states, on information and belief, that Demetric Diaz, Defendant, did commit a Felony, a violation of PC245(b), Assault with a Semiautomatic Firearm, committed as follows:

On or about December 21, 2018, in the County of Contra Costa, State of California, the crime of Assault With A Firearm in violation of PC245(a)(2), a Felony, was committed in that DEMETRIC DIAZ did willfully and unlawfully commit an assault on Madison Minton with a firearm.

COUNT 6 - ASSAULT WITH A SEMIAUTOMATIC FIREARM

The undersigned states, on information and belief, that Demetric Diaz, Defendant, did commit a Felony, a violation of PC245(b), Assault with a Semiautomatic Firearm, committed as follows:

On or about December 21, 2018, in the County of Contra Costa, State of California, the crime of Assault With A Firearm in violation of PC245(a)(2), a Felony, was committed in that DEMETRIC DIAZ did willfully and unlawfully commit an assault on Antero Sanchez with a firearm.

COUNT 7 – FLEEING A PURSUING PEACE OFFICER'S MOTOR VEHICLE WHILE DRIVING RECKLESSLY

The undersigned states, on information and belief, that Clenzell Bryant, Defendant, did commit a Felony, a violation of VC2800.2, Fleeing A Pursuing Peace Officer's Motor Vehicle While Driving Recklessly, committed as follows:

On or about December 21, 2018, in the County of Contra Costa, State of California, the crime of Fleeing A Pursuing Peace Officer's Motor Vehicle While Driving Recklessly in violation of VC2800.2, a Felony, was committed in that CLENZELL BRYANT while driving a motor vehicle in a willful and/or wanton disregard for the safety of persons, and with the intent to evade, willfully fled and/or attempted to elude a pursuing peace officer's motor vehicle.

PROBATION VIOLATION - IN RE LAW NOTICE

It is further alleged, pursuant to Penal Code section 1203.3, that the DEMETRIC DIAZ did violate the law as alleged above in violation of the grant of probation and in violation of the grant of mandatory supervision set forth below:

Charge	S	Off. Date	Conv. Date	Docket Number	Jurisdiction
PC148(a)(1)			06-02-2017		7100 - Contra Costa

The People of the State of California hereby provide notice that the probation violation hearing on the above matter shall be conducted in conjunction with any trial on the charges alleged herein or at an earlier properly noticed probation violation hearing. See, In re Law (1973) 10 Cal. 3d 21.

PEOPLE vs. DEMETRIC DIAZ, CLENZELL BRYANT

Docket: 05-190194-1 Page 4 of 4

Complainant requests that the Defendant[s] be dealt with according to the law.

Dated: February 6, 2019, at Martinez, California

DIANA BECTON District Attorney

Simon O'Connell

Deputy District Attorney

SO/ga

PERIOR COURT, COUNTY OF CONTRA COSTA, STATE OF CALIFORNIA

DOCKET NO.

5-190 194-1

EFENDANT: Demetric DIAZ	MISDEMEANOR CLERK'S DOCKET AND DEPT. MCC DA	TE 11/4/19 TIME 8:45
ADDRESS PROB PROB	DEFENSE ATTORNEY	TIME WAIVED
20.00		VV/ 11 V La LV
CUSTODIAL STATUS: S BOND CHARGES:	+ PC 211	
		MINUTES CERTIFIED CORRECT
NA 10 4 0 0	COURT REPORTER ANGLYNDOULOS	clerk Jang
JUDGE <u>Carlepa</u> ASSIGN	COURT	CLERK JW25
TO DEPTJUDGE	REPORTER	CLERK
A ☐ Def proceeds PRO PER ☐ Appearance waived	A Handed copy of: ☐ Petition to Revoke	W ☐ Bench Warrant to issue
P Def appears In Custody Def not appearing P With / by Atty / Rob Def DADO Lust her / Devast Deputy District Alty Sansoe A Court Probation Officer	R Distriction of Dry (Olivers day)	Bail set at \$
N sworn / oath on file / qualified per Rule 2.893	N	T ☐ Bail forfeited & continued 190 days ☐ ☐ Recalled ☐ Set aside ☐ Remain out
C ☐ OrderInterp. ☐ Coord. Notified Refer to PD / PROB B Study / PPR / ☐ Confl. Notified	N ☐ Deny enhancements	A ☐ Bail exonerated
☐ PD / ADO / PVT ☐ accepts ☐ relieved ☐ appt'd	T Plea of not guilty entered	Bail forfeiture set aside & reinstated
☐ 170.6 / 171 PC filed / Order ☐ Granted ☐ Denied	☐ Time not waived ☐ PC977 waiver filed	upon payment of fee \$
P ☐ Written plea filed ☐ Pleads Guilty, Ct. #	Obey all laws Use true name / DOB	
L Pleads no contest, Found Guilty Ct # A Pleads Not guilty / Found Not guilty by reason of insanity	Do Not use any alcohol / drugs w/o Rx C Attend AA / NA meetings per week and	N ROJFRC: 12/24 830 D-6
S Admits / denies: priors / enhancements / strikes	present proof at each court appearance	PTC/SET:
w ☐ Rights given / waived ☐ App. Rights given / waived	□ Submit to search/testing for	N
A ☐ Per PC1192.5	Re-ref / Reinstate L1 / L2 / PCDDP	U ☐ FUTURE DATES CONFIRMED
Time for Misdo Trial / Sent waived / not waived	Not drive unless properly licensed and insured.	A Time waived to 1/0 (+10)60 days
Time for Fel PX / Trial 10 / 60 days waived / not waived a Time for PV – 15 / 45 days waived / not waived	☐ Destroy / Return Weapon ☐ SCRAM / GPS ☐ Ordered ☐ Removed	Vacate date of C Oef must need not appear 1 6 20
R	D 3CKANI / GF3 D Ordered D Kemoved	E Trailing
Li Cilici		s Trailing Cast Day May 1/16/20
M ☐ Defendant held to answer at PX hearing	P Court / Formal Prob. yrs mos.	D
People / Def Motion to / for / cont	R No Probation	c ☐ Counsel declares doubt / ☐ Crim proc susp
People / Def objected No action taken	B ☐ Adult Pre-Trial / Post Plea / Diversion	1 Court appoints Dr. Purs. PC288.1 / PC1368
o ☐ Granted ☐ Denied ☐ Submitted	Prob./ Div./ Parole / PRCS Reinst'd / Ext./ Modif.	6 Counsel submit on Dr / CONREP Report
N ☐ Info / Indictment/Complaint amended on its face to	T to	8 data di mandra di an CVIII
s add Ct # a violation of section / Fel / Misd	Def given / waived rights to Revoc Hg: admits / denies allegation	Court finds def competent / incompetent to
Pursuant to 23103.5 CVC	denies allegation / Violation of Prob./ Div. / Parole / PRCS	1 stand trial
B Substitute misdemeanor for felony where it appears	D ☐ Prob. / Div. / Parole / PRCS revoked	Court refers def to CONREP / Adult MH
E in Ct#	In re law notice given	n Def committed to
R Per Court / DA dismiss Ct #	Prob. / Div / PRCS: Terminated:	Max term of commitment
S Per Court / DA dismiss Enhancements / Strikes	Successfully / Unsuccessfully / Denied	Local custody credits
Reasons:	A Crim. proceedings susp. / reinstated / dism.	
☐ Crim. protective order issued/modified/served on☐ Deft. ☐ Victim ☐ DA	Standard terms & cond. of Probation given PC 296 sample ordered / verified	Criminal proceedings reinstated
Stay away from	E ☐ Parole violation(s) sustained / not sustained	
☐ RF\$(PC1202.4] ☐ Fine \$	A CONTRACTOR OF THE PROPERTY O	State Prison yrs mos
☐ Prob. Viol. Fine \$ ☐ PVRF/PRCS \$	O County jail days / mos / yrs	County Jail yrs mos days
[PC1202.44] suspended / imposed [PC1202.44]	M days / mos / yrs credit	Mand. Sup yrs mos days
N Urctim restitution \$	days / mos / yrs suspended	CT L M Uyrs mos (cc) (cs)
E Uvictim restitution TBD / Not ordered	T Sentence to commence	CT L M U yrs mos (cc) (cs) CT L M U yrs mos (cc) (cs)
s	M Serve consecutive / concurrent with:	CT L M U yrs mos (cc) (cs) CT L M U yrs mos (cc) (cs)
F CJA govt. code 29550 et, seq. \$	N Eliment	ENH yrs mos
E COASCCAS	T Dail SWAP No EHD EHD	ENH yrs mos
E Lab \$	Release from custody to program	ACTUAL CTS
Atty Fees \$ Drob. Report Fee \$	B Day-for-day credit for successful completion of approved day / mo / yr	CONDUCT CTS
☐ Pay bal. of fine/ ☐ In lieu of fine/ ☐ Susp. after fine ☐ hours Volunteer work by Fee \$	residential treatment program	☐ ½ time credits
Balance of fines / fees / rest. to remain as ordered	PC 290 registration SARATSO	Parole / PRCS advisement given
☐ Make payments to Linebarger.	S Sent. recall purs. to 1170.18 / Prop 47 dept resent.	☐ Paper commitment
Other	See attached additional orders	
☐ REMANDED ☐ Court Courtesy ☐ Ordered released		
Bail set in the amount of \$	State Prison Commitment	
TO THE SHERIFF: COMMITMENT: I certify that this is a true DATED: 11419		ity for the execution thereof. ANCPA
DATED:		OF THE SUPERIOR COURT
See back of form for additional information. WHITE - Court	GREEN Jail (if in custody) CANARY - Defendant PINK - Probation	

SUPERIOR COURT, COUNTY OF CONTRA COSTA, STATE OF CALIFORNIA

DOCKET NO.

SUPERIOR COURT OF CALIFORM . M	ARTIMEZ	05-190194-1 01			
	SDEMEANOR CLERK'S DOCKET AND	FOA 1757 1 1			
DEFENDANT: DIAZ DEMETRIC ADDRESS ZBZ1 MAYFLOWER DR ROC: MCONT FEL PROB	DEPTOSSDA	TE <u>40/31/2019</u> TIME <u>1+30 PM</u>			
ADDRESS ZOZI MAYFLOWER DR	MORE THA	<u>CA 94509 DOB: C6/19/1995</u>			
ROC: PROB PROB	_ DEFENSE ATTORNEY	TIME NOT WAIVED			
CUSTODIAL STATUS: SBOND CHARGES: OI F PG RII	\$300,000 STAILY, RO	37 1 25			
04 F PC 245(b)	245(b) W/E	終行長門 MINUTES CERTIFIED CORRECT			
	COURT				
JUDGE THERESA CAMERA	REPORTER <u>M. ARGYBOP</u> COURT	TELL CRIERK A JANG			
	REPORTER	CLERK			
A ☐ Def proceeds PRO PER ☐ Applearance waived A	Handed copy of: Petition to Revoke	W ☐ Bench Warrant to issue			
	☐ Information / Indictment ☐ PX / GJ transcript	Rail set at \$			
P With / by Atty / Pub Det DADO De Uce Plante R E Deputy District Atty Devents A	☐ Complaint/Discovery ☐ Bail Study ☐ Formal arraignment waived / Reading of Complt.	No Cite/PTA release No vol app			
R Court Probation Officer	☐ Duly arraigned ☐ Video ☐ on Prob. Viol.	N Hold until			
N sworn / oath on file / qualified per Rule 2.893	☐ Answers true name as charged	☐ Bail forfeited & continued 190 days ☐ Recalled ☐ Set aside ☐ Remain out			
C ☐ Order Interp. ☐ Coord. Notified		A Bail exonerated			
☐ PD / ADO / PVT ☐ accepts ☐ relieved ☐ appt'd	☐ Deny enhancements ☐ Plea of not guilty entered	I ☐ Bail forfeiture set aside & reinstated			
☐ 170.6 / 171 PC filed / Order ☐ Granted ☐ Denied	☐ Time not waived ☐ PC977 waiver filed	upon payment of fee \$			
P	☐ Obey all laws ☐ Use true name / DOB	C TRIAL: 1/10 SUS NICC			
E ☐ Pleads no contest, Found Guilty Ct #	☐ Do Not use any alcohol / drugs w/o Rx	O (RC/ARC: 12/24 830 DG			
A Pleads Not guilty / Found Not guilty by reason of insanity Admits / denies: priors / enhancements / strikes	Attend AA / NA meetings per week and present proof at each court appearance	PX: PTC/SET:			
Rights given / waived App. Rights given / waived	☐ Submit to search/testing for	N			
A ☐ Per PC1192.5	Re-ref / Reinstate L1 / L2 / PCDDP	U ☐ FUTURE DATES CONFIRMED A ☐ Time waived to +10 / 60 days			
Time for Misdo That / Selft Waived / not waived	 Not drive unless properly licensed and insured. □ Destroy / Return Weapon 	N Vacate date of			
R 🔲 Time for PV – 15 / 45 days waived / not waived	☐ SCRAM / GPS ☐ Ordered ☐ Removed	☑ Def must/ need not appear			
S Other		s Traiting Last Day			
M ☐ Defendant held to answer at PX hearing P	Court / Formal Probyrs mos.	13			
People / Def Motion to / for / cont	☐ No Probation	© ☐ Counsel declares doubt / ☐ Crim proc susp			
☐ Reople / Def objected ☐ No action taken B	Adult Pre-Trial / Post Plea / Diversion	1			
o MGrantéd Denied Dubmitted A Info / Info / Indictment/Complaint amended on its face to	Prob./ Div./ Parole / PRCS Reinst'd / Ext./ Modif. to	Counsel submit on Dr / CONREP Report			
s add Ct # a violation of section	☐ Def given / waived rights to Revoc Hg: admits /	, datedmarked as EXH			
Fel / Misd N	denies allegation ☐ Violation of Prob./ Div. / Parole / PRCS	Court finds def competent / incompetent to stand trial			
R ☐ Pursuant to 23103.5 CVC B ☐ Substitute misdemeanor for felony where it appears D ☐ Pursuant to 23103.5 CVC	Prob. / Div. / Parole / PRCS revoked	Court refers def to CONREP / Adult MH			
in Ct#	In re law notice given	o Def committed to			
R Per Court / DA dismiss Ct # // S Per Court / DA dismiss Enhancements / Strikes P	Prob. / Div / PRCS: Terminated: Successfully / Unsuccessfully / Denied	Max term of commitment			
		Local custody credits no consent			
Reasons: Crim. protective order issued/modified/served on	☐ Standard terms & cond. of Probation given	☐ Criminal proceedings reinstated			
☐ Deft. ☐ Victim ☐ DA ☐ Stay away from	PC 296 sample ordered / verified Parole violation(s) sustained / not sustained				
☐ RF\$ PC1202.4 ☐ Fine \$ C	County init	State Prison yrs mos			
Prob. Viol. Fine \$ PVRF/PRCS \$ M		County Jail yrs mos days			
[PC1202.44] suspended / imposed [PC1202.44] p.m.		Mand. Supyrs mos days CT L M Uyrsmos (cc) (cs)			
N		CT L M U yrs mos (cc) (cs)			
s UCB\$		CT L M U yrs mos (cc) (cs)			
/ \$10 Cite Fee \$25 O.R. \$41Theft fee \$5 Q.A. \$41Theft fee \$1 CJA govt. code 29550 et. seq. \$41Theft fee \$1 Q.A. \$4		CT L M U yrs mos (cc) (cs) ENH yrs mos			
E COA\$CCA\$	☐ Jail ☐ SWAP ☐ No EHD ☐ EHD	ENH yrs mos			
S Lab \$ Depois Report Fee \$	Release from custody to program Day-for-day credit for successful completion of	ACTUAL CTS			
☐ Pay bal. of fine/ ☐ In lieu of fine/ ☐ Susp. after fine	approved day / mo / yr	CONDUCT CTS			
hours Volunteer work by Fee \$ &	residential treatment program	½ time credits			
Balance of fines / fees / rest. to remain as ordered Make payments to Linebarger.		☐ Parole / PRCS advisement given ☐ Paper commitment			
Other	See attached additional orders				
☐ REMANDED ☐ Court Courtesy ☐ Ordered released					
Bail set in the amount of \$					
DATED: _+0.46+7.20+9	THE TENTO IN THE T	2.03.07 50.A			
	່ ໄປກີເຂ	OF THE SUPERIOR COURT			
See back of form for additional information. WRITE - Court GREEN - Jail (if in custody) CANARY - Defendant PINK - Probation GOLDENROD CCU CR-3013 (Rev. 10/12/18)					

SUPERIOR COURT, COUNTY OF CONTRA COSTA, STATE OF CALIFORNIA

DOCKET NO.

SUPERIOR COURT OF CALIFORN . P	MARTINEZ	05-190194-1 01	
	ISDEMEANOR CLERK'S DOCKET AND	PA RATE-H	
DEFENDANT: DEMAYORIC	DEPT \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	TE _7/22/2019TIME _ 9:45 AM	
ADDRESS 2021 MAYFLOWER DR ROC: FRIAL FFI PROB	PEENSE ATTORNEY	CA 94509 DOB: 04/19/1995	
		THAT REF. VANIATED	
CUSTODIAL STATUS: SEOND CHARGES: O1 F PC 211	2300,000 -02 E 50 211 /	D3 F 76 711	
	245(b) W/E	MORE	
	COURT Appropriates	MINUTES CERTIFIED CORRECT CLERK A. JAMO	
JUDGE THERESA CANEPA	REPORTER FACTOR	CLERK A. JANG	
ASSIGN TO DEPT JUDGE	COURT REPORTER	CLERK	
A ☐ Def proceeds PRO PER ☐ Appearance waived A	Handed copy of: Petition to Revoke	₩ ☐ Bench Warrant to issue	
P	☐ Information / Indictment ☐ PX / GJ transcript	A Bail set at \$	
P With by Atty Pub Der ADO DELAPIANA E Deputy District Atty O'CONNELL A	☐ Complaint/Discovery ☐ Bail Study	R No Cite/PTA release No vol app	
□ Court Probation Officer		N Hold until	
A Interp Cert non-cert.	Appurer true pame as charged	▼ Bail forfeited & continued 190 days	
N sworn / oath on file / qualified per Rule 2.893 C Order Interp. Coord. Notified		/ □ Recalled □ Set aside □ Remain out	
E ☐ Refer to PD / PROB B Study / PPR / ☐ Confl. Notified N	☐ Deny enhancements	A Bail exonerated	
☐ PD / ADO / PVT ☐ accepts ☐ relieved ☐ appt'd ☐	☐ Plea of not guilty entered	Bail forfeiture set aside & reinstated	
☐ 170.6 / 171 PC filed / Order ☐ Granted ☐ Denied	☐ Time not waived ☐ PC977 waiver filed	upon payment of fee \$	
P ☐ Written plea filed ☐ Pleads Guilty, Ct. #		C TRIAL: 11/4 845 MCC	
E ☐ Pleads no contest, Found Guilty Ct # A ☐ Pleads Not guilty / Found Not guilty by reason of insanity	Attend AA / NA meetings per week and	N RC/FRC: 10/2-3 830 D-/2	
S Admits / denies: priors / enhancements / strikes	present proof at each court appearance	PTC/SET:	
w ☐ Rights given / waived ☐ App. Rights given / waived ☐ S		N ☐ FUTURE DATES CONFIRMED	
A ☐ Per PC1192.5 ☐ Time for Misdo Trial / Sent waived / not waived	Not drive unless properly licensed and insured.	A Drime waived to 11 / (+10)/ 60 days	
Time for Fel PX / Trial 10 / 60 days waived / not waived	☐ Destroy / Return Weapon	N Vacate date of	
R ☐ Time for PV – 15 / 45 days waived / not waived	☐ SCRAM / GPS ☐ Ordered ☐ Removed	E Trailing	
Other		N ☐ Vacate date of C ☐ talef must / need not appear ☐ Trailing C ☐ Last Day ☐ The form	
M ☐ Defendant held to answer at PX hearing P		P Counsel declares doubt / Crim proc such	
O People / Def Motion to / for / cont	☐ No Probation	Court appoints Dr.	
People / Def objected No action taken		3 Purs. PC288.1 / PC1368	
o ☐ Granted ☐ Deflied ☐ Submitted A N ☐ Info / Indictment/Complaint amended on its face to		6 Counsel submit on Dr / CONREP Report	
s add Ct #a violation of section	☐ Def given / waived rights to Revoc Hg: admits /	datedmarked as EXH Court finds def competent / incompetent to	
Fel / Misd Pursuant to 23103.5 CVC	denies allegation □ Violation of Prob./ Div. / Parole / PRCS	1 stand trial	
B Substitute misdemeanor for felony where it appears		Court refers def to CONREP / Adult MH	
E in Ct#	, In re law notice given	Def committed to	
R ☐ Per Court / DA dismiss Ct #	Prob. / Div / PRCS: Terminated: Successfully / Unsuccessfully / Denied	Max term of commitment	
Reasons:	☐ Crim. proceedings susp. / reinstated / dism.	Local custody credits	
☐ Crim. protective order issued/modified/served on	LI Standard terms & cond. or Frobation given	Criminal proceedings reinstated	
☐ Deft. ☐ Victim ☐ DA ☐ Stay away from			
☐ Stay away from Fine \$		State Prisonyrs mos	
□ Prob Viol Fine \$ □ PVRE/PRCS \$	days / mos / yrs	County Jail yrs mos days	
[PC1202.44] suspended / imposed [PC1202.44]		Mand. Sup. yrsmosdays CTL M Uyrsmos (cc) (cs)	
N ☐ Victim restitution \$ E ☐ Victim restitution TBD / Not ordered	П 0	CT L M U yrs mos (cc) (cs) CT L M U yrs mos (cc) (cs)	
s UCB\$		CT L M U yrs mos (cc) (cs)	
/ ☐ \$10 Cite Fee ☐ \$25 O.R. ☐ \$41Theft fee		CT L M U yrs mos (cc) (cs) ENH mos	
E COA \$ CCA \$	Jail SWAP No EHD EHD	ENH yrs mos	
Lab \$	Li riologo nem eseteta, le program	ACTUAL CTS	
Atty Fees \$ Prob. Report Fee \$		CONDUCT CTS	
hours Volunteer work by Fee \$	residential treatment program	☐ ½ time credits	
☐ Balance of fines / fees / rest. to remain as ordered	☐ PC 290 registration ☐ SARATSO ☐ Sent. recall purs. to 1170.18 / Prop 47 dept resent.	Parole / PRCS advisement given	
☐ Make payments to Linebarger.	See attached additional orders	☐ Paper commitment	
REMANDED Court Courtesy Ordered released	☐ On OR ☐ Promise to Appear , ☐ Cont'd on bond.	/cash bail posted 🔲 Phone calls	
Bail set in the amount of \$ State Prison Commitment Commitment Committed to custody until sontence is satisfied in full			
TO THE SHERIFF: COMMITMENT: I certify that this is a true copy of the Entry of Judgment or Order and is your authority for the execution thereof.			
DATED:	11 CRED ÜÜGE	OF THE SUPERIOR COURT	
See back of form for additional information WHITE - Court GR	EEN - Jail (if in custody) CANARY - Defendant PINK - Probatic		

OR COURT, COUNTY OF CONTRA COSTA, STATE OF CALIFORNIA COURT OF CALIFORN . MARTINEZ

DOCKET NO. 05-190194-1 01

T: DIAZ. DEMETRIC DEPT. MCC DATE 6/03/2019TIME 8 2821 MAYFLOWER DR ANTIOCH CA 94509 DOB: 067	
2821 MAYFLOWER DR ANTIOCH CA 94509 DOB: 06/	
	2112112
FRIAL FEL PROB DEFENSE ATTORNEY FD-DELLA-P TIME	ICT WAIVED
DIAL STATUS: \$BOND \$300,000	
GES: 01 F PC 211 02 F PC 211 03 F PC 211	
MINUTES CEF	TRE
DGE THERESA CANEPA COURT REPORTER M. ARGYROPOULCELERK A. JANG	ž
SSIGN O DEPT. 46 JUDGE BOWEN PRINCE CSR# 7946 C.C.	astillo —
A Def proceeds PRO PER Appearance waived A Handed copy of: Petition to Revoke P Def appears In Custody Def not appearing A R Information / Indictment DX / GJ transcript P With / by Atty / P(b Def / ADO CONT District Atty Color A) Count Probation Officer G Dully arraigned Dvideo On Prob. Viol. W Bench Warrant to issue A Bail set at \$ N No Cite/PTA release No Dully arraigned Dvideo On Prob. Viol.	
Marker M	Remain out
☐ 170.6 / 171 PC filed / Order ☐ Granted ☐ Denied ☐ Time not waived ☐ PC977 waiver filed ☐ upon payment of fee \$	5 5 77 5
Written piea filed Pleads Gullity Ct # Pleads not contest, Found Guility Ct # Do Not use any alcohol / drugs w/o Rx	IED 10/ 60 days
Last Day	HOTOLOGIC CONTROL CONT
People / Def Motion to / for / cont People / Def Def Motion to / for / cont People / Def Def Motion to / for / cont People / Def Def Motion to / for / cont Per Motion to / for / cont People / Def Def Motion to / for / cont People / Def	1 / PC1368 IREP Report IS EXH Incompetent to 7 / Adult MH
☐ Stay away from E ☐ Parole violation(s) sustained / not sustained	
Prob. Viol. Fine \$ PVRF/PRCS \$ M days / mos / yrs credit Mand. Sup. yrs model	os days mos (cc) (cs)
S Release from custody to program ACTUAL CTS	
Atty Fees \$ Prob. Report Fee \$ approved day / mo / yr Pay bal. of fine / In lieu of fine / Susp. after fine approved day / mo / yr hours Volunteer work by	
□ REMANDED □ Court Courtesy □ Ordered released □ On OR □ Promise to Appear □ Cont'd on bond/cash bail posted □ Phone calls Bail set in the amount of \$ □ State Prison Commitment □ Court State Prison Commitment □ State Prison Commitment □ State Prison Court	

DOCKET NO.

	MISDEMEANOR CLERK'S DOCKET AND	MINUTES PA RATE AL
DEFENDANT: DIAG DEWEYERS		
ADDRESS <u>para wason mann no</u>	AMTIOCH	AA ONEGO DOB: _GAA!O/:GOS
ROC:PROB	DEFENSE ATTORNEYDILLINGIA.A_E	TIME WAIVED
CUSTODIAL STATUS: SECIND CHARGES:	\$300,000 - 02,500,00	
4 F FC 245(E) 05 F P	7. 245(b) ¥7€	MINUTES CERTIFIED CORRECT
	COURT MB940)	
JUDGE <u>" " SCA的 (別</u> ASSIGN	COURT	CLERK NEO DZEDEPETR
TO DEPT JUDGE		CLERK
	A Handed copy of: ☐ Petition to Revoke	
P Def appears In Custody Def not appearing MA	Information / Indictment PX / GJ transcript	A Delicit Wallant to issue
P Def appears In Custody Def not appear P With / by Atty / Rub Def ADO- Deputy District Atty Court Probation Officer	Complaint/Discovery Bail Study	R Bail set al \$
Deputy District Atty	Formal arraignment waived / Reading of Complt.	R
R Court Probation Officer	Duly arraigned ☐ Video ☐ on Prob. Viol.	N Hold until
	Answers true name as charged	T ☐ Bail forfeited & continued 190 days
· · · · · · · · · · · · · · · · · · ·	vi —	Recalled ☐ Set aside ☐ Remain out
E ☐ Refer to PD / PROB B Study / PPR / ☐ Confl. Notified	Deny enhancements	A Bail exonerated
	Plea of not guilty entered	Bail forfeiture set aside & reinstated
☐ 170.6 / 171 PC filed / Order ☐ Granted ☐ Denied	☐ Time not waived ☐ PC977 waiver filed	upon payment of fee &
P Written plea filed Pleads Guilty, Ct. #	Obey all laws 🔲 Use true name / DOB	C TRIAL: U D DATE OF THE STATE
Pleads no contest, Found Guilty Ct #	[™] Do Not use any alcohol / drugs w/o Rx	RC/FRE 5/22 SWDO
Theads Not gailty / Found Not gailty by reason of installing	Attend AA / NA meetings per week and	PX:
	present proof at each court appearance	PTC/SET:
W raging given r waived ripp. raging given r waived	Submit to search/testing for Re-ref / Reinstate L1 / L2 / PCDDP	N □ □ EUTURE DATES CONFIRMED
A	☐ Not drive unless properly licensed and insured.	N ☐ FUTURE DATES CONFIRMED A ☐ Time waived to (10 / 60 days N ☐ Vacate date of
Time for Fel PX / Trial 10 / 60 days waived / not waived	☐ Destroy / Return Weapon	Vacate date of
R ☐ Time for PV – 15 / 45 days waived / not waived	☐ SCRAM / GPS ☐ Ordered ☐ Removed	E Def must/ need not appear
S Other		s Trailing QUSDT
		Last Day
M ☐ Defendant held to answer at PX hearing	Court / Formal Prob yrsmos.	C Counsel declares doubt / Crim proc susp
People / Def Motion to / for / cont	D Adult Dry Trial (Days Diag (Discouries	1 Court appoints Dr.
Domina Domina Domina	B Adult Pre-Trial / Post Plea / Diversion Diversion Prob./ Div./ Parole / PRCS Reinst'd / Ext./ Modif.	3 Purs. PC288.1 / PC1368
•	to	6 Counsel submit on Dr / CONREP Report
s add Ct # a violation of section	☐ Def given / waived rights to Revoc Hg: admits /	datedmarked as EXH
Fel / Misd	denies allegation	Court finds def competent / incompetent to
Pursuant to 23103.5 CVC	/ Uviolation of Prob./ Div. / Parole / PRCS	stand trial
□ Substitute misdemeanor for felony where it appears	Prob. / Div. / Parole / PRCS revoked	Court refers def to CONREP / Adult MH
e in Ct# Per Court / DA dismiss Ct#		Def committed to
Per Court / DA dismiss Ct #	Successfully / Unsuccessfully / Denied	Max term of commitment
	A Crim. proceedings susp. / reinstated / dism.	Local custody credits Meds voluntary / involuntary / no consent
☐ Crim. protective order issued/modified/served on	Standard terms & cond. of Probation given	☐ Criminal proceedings reinstated
☐ Deft. ☐ Victim ☐ DA	PC 296 sample ordered / verified	Chiminal proceedings reinstated
	Parole violation(s) sustained / not sustained	944 Cyrolydd a chwr y gan y
(- 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	C . ☐ County jail days / mos / yrs	State Prison yrs mos
Prob. Viol. Fine \$ \(\) PVRF/PRCS \(\)	wi 🔲 days / mos / yrs credit	County Jail yrs mos days Mand. Sup yrs mos days
□ Minting appetituding €	days / mos / yrs suspended	CT _ L M U yrs mos (cc) (cs)
	T Sentence to commence	CT L M U yrs mos (cc) (cs)
s VCB \$	M Serve consecutive / concurrent with:	CT L M U yrs mos (cc) (cs)
/ S10 Cite Fee S25 O.R. S41Theft fee	E	CTL M U yrs mos (cc) (cs)
- L1 C3A govt. code 29330 et. sed. \$	n Y ☐ Jail ☐ SWAP ☐ No EHD ☐ EHD	ENHyrsmos
E Lab S Drug Ed S		ACTUAL CTSyrs mos
S Ally Fees \$ Prob. Report Fee \$	Day-for-day credit for successful completion of	CONDUCT CTS
☐ Pay bal, of fine/ ☐ In lieu of fine/ ☐ Susp. after fine	approved day / mo / yr	
hours Volunteer work by Fee \$	residential treatment program □ PC 290 registration □ SARATSO	☐ ½ time credits
☐ Balance of fines / fees / rest. to remain as ordered ☐ Make payments to AllianceOne.	s Sent. recall purs. to 1170.18 / Prop 47 dept resent.	☐ Parole / PRCS advisement given ☐ Paper commitment
☐ Make payments to Alianceone. ☐ Other	See attached additional orders	C raper communicity
☐ REMANDED ☐ Court Courtesy ☐ Ordered released		cash bail posted Phone calls
Bail set in the amount of \$	☐ State Prison Commitment ☐ Committed to	custody until sentence is satisfied in full
TO THE SHERIFF: COMMITMENT: I certify that this is a true	copy of the Entry of Judgment or Order and is your author	ity for the execution thereof.
DATED:		
See back of form by additional information WHITE - Court G		OF THE SUPERIOR COURT
see back of form for additional information WHITE - Court G	REFN . Jail (if in custody) CANARY - Defendant PINK - Probation	GOLDENROD - CCI CR-3013 (Rev. 9/8/17)

DOCKET NO.

PERIOR COURT OF CALIFORN		ARTINEZ	05-190194-1 01
FENDANT:		SDEMEANOR CLERK'S DOCKET AND DEPT. DAG DAG	re metata re <u>oyaayaa</u> riMe <u>qaaa p</u> e
DRESS COME AND COURSE DE		ANT TOOL	00 04500 DOB:
DRESS 2821 MAYFLOWER DR C: ARR TEL PROB		DEFENSE ATTORNEY POBLEA P	TIME WAIV
STODIAL STATUS: SBOND ARGES: -()1- FFC21-1		\$300,000	
F PC 245(a)(2) W/E			MINUTES CERTIFIED CORRE
		COURT	
DGE P SCANLON SIGN DEPT. JUDGE		COURT	L. ANDERSON
		EDW HEALD	
PDef proceeds PRO PER Appearance waived	R	Handed copy of: ☐ Pelition to Keyokek ☐ Information / Indictment ☐ PX / Stranscript	A Deficit Waltant to issue
© Def appears ☐ In Custody ☐ Defined appearing ☐ With / by Atty / Rub Deft App 14 14 14 14 14 14 14 14 14 14 14 14 14	R	☐ Complaint/Discovery ☐ Bail Study	R Bail set at \$
Deputy District Atta + 1	A		R
Court Probation Officer	⊸ I G	Formal arraignment waived / Reading of Complt.	N Hold until
☐ Interp ☐ cert. ☐ non-cert.	и	☐ Duly arraigned ☐ Video ☐ on Prob. Viol.	T Bail forfeited & continued 190 days
sworn / oath on file / qualified per Rule 2.893	M	Answers true name as charged	□ Recalled □ Set aside □ Remain out
☐ OrderInterp. ☐ Coord. Notified	E		B ☐ Bail exonerated
☐ Refer to PD / PROB B Study / PPR / ☐ Confl. Notified		Deny enhancements	Bail forfeiture set aside & reinstated
☐ PD / ADO / PVT ☐ accepts ☐ relieved ☐ appt'd	•	Plea of not guilty entered	Dali lotteitute set aside a temstated
☐ 170.6 / 171 PC filed / Order ☐ Granted ☐ Denied		Time-agt-waived PC977 waiver filed	upon payment of fee \$
☐ Written plea filed ☐ Pleads Guilty, Ct. #	0	☐ Obey all laws ☐ Use true name / DOB	c TRIAL:
Pleads no contest, Found Guilty Ct#	K	□ Do Not use any alcohol / drugs w/o Rx	RC/FRC:
Pleads Not guilty / Found Not guilty by reason of insanity	y C	Attend AA / NA meetings per week and	PX: 1/30 03
Admits / denies: priors / enhancements / strikes	И	present proof at each court appearance	PTO(SET:) JI 8
Rights given / waived App. Rights given / waived	q	Submit to search/testing for	P.4
☐ Per PC1192.5	S	Re-ref / Reinstate L1 / L2 / PCDDP	U ☐ FUTURE DATES CONFIRMED A ☐ Fime waived to 5 +16 / 60 days
☐ Time for Misdo Trial / Sent waived / not waived		☐ Not drive unless properly licensed and insured.	A Time waived to 10 +16/60 days
Time for Fel PX / Trial 10 / 60 days waived / not waived	d	☐ Destroy / Return Weapon	Vacate date of C PDefmust / need not appear
Time for PV – 15 / 45 days waived / not waived		SCRAM / GPS Ordered Removed	Defmust / need-rest appear
Other			3 Trailing Last Day
☐ Defendant held to answer at PX hearing	P	Court / Formal Prob yrs mos.	Counsel declares doubt / Crim proc st
People / Def Motion to / for / cont	R	□ NO Flobation	f Court appoints Dr
□ People / Def objected □ No action taken	8	Adult Pre-Trial / Post Plea / Diversion	3 Purs. PC288.1 / PC136
☐ Granted ☐ Denied ☐ Submitted	A		6 Counsel submit on Dr / CONREP Report
Info / Indictment/Complaint amended on its face to	7		datedmarked as EXH
add Ct # a violation of section	1 0	☐ Def given / waived rights to Revoc Hg: admits /	Court finds def competent / incompetent
Fel / Misd	N		
Pursuant to 23103.5 CVC	1	☐ Violation of Prob./ Div. / Parole / PRCS	stand trial
Substitute misdemeanor for felony where it appears	p	Prob. / Div. / Parole / PRCS revoked	7 Court refers def to CONREP / Adult MH
in Ct #	v	☐ In re law notice given	e Def committed to
Per Court / DA dismiss Ct #	Ī	Prob. / Div / PRCS: Terminated:	Max term of commitment
Per Court / DA dismiss Enhancements / Strikes	P	Successfully / Unsuccessfully / Denied	Local custody credits
Reasons:	A R		Meds voluntary / involuntary / no consen
☐ Crim. protective order issued/modified/served on	O.	Standard terms & cond. of Probation given	Criminal proceedings reinstated
☐ Deft. ☐ Victim ☐ DA	L.	☐ PC 296 sample ordered / verified ☐ Parole violation(s) sustained / not sustained	
Stay away from			Ctoto Brigan
☐ RF\$(PC1202.4] ☐ Fine \$	C		State Prison yrs mos day
Prob. Viol. Fine \$ PVRF/PRCS \$	- IVI		Mand. Sup yrs mos day
[PC1202.44] suspended / imposed [PC1202.44]	(V)		CT _ L M U yrs mos (cc) (cs
☐ Victim restitution \$	ī	C 0	CT L M U yrs mos (cc) (cs
: ☐ Victim restitution TBD / Not ordered	7		CT L M U yrs mos (cc) (cs
	W		CT L M U yrs mos (cc) (cs
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□ VCB \$ □ \$10 Cite Fec □ \$25 O.R. □ \$41Theft fee	E		
□ VCB \$	N T	☐ Jail ☐ SWAP ☐ No EHD ☐ EHD	ENHyrs mo
□ VCB \$ □ \$10 Cite Fee □ \$25 O.R. □ \$41Theft fee □ CJA govt. code 29550 et. seq. \$ □ COA \$ □ COA \$ □ Lab \$ □ Drug Ed \$ □ COA	M T S	☐ Jail ☐ SWAP ☐ No EHD ☐ EHD ☐ Release from custody to program	ENH yrs mc
□ VCB \$	n T S	☐ Jail ☐ SWAP ☐ No EHD ☐ EHD ☐ Release from custody to program ☐ Day-for-day credit for successful completion of	ENH
□ VCB \$ □ \$10 Cite Fee □ \$25 O.R. □ \$41Theft fee □ CJA govt. code 29550 et. seq. \$ □ COA \$ □ COA \$ □ Lab \$ □ Drug Ed \$ □ COA	M T S	☐ Jail ☐ SWAP ☐ No EHD ☐ EHD ☐ Release from custody to program ☐ Day-for-day credit for successful completion of approved day / mo / yr	ENH
□ VCB \$ □ \$10 Cite Fee □ \$25 O.R. □ \$41Theft fee □ CJA govt. code 29550 et. seq. \$ □ COA \$ □ CCA \$ □ Drug Ed \$ Atty Fees \$ □ Prob. Report Fee \$ □ Pay bat. of fine/ □ In lieu of fine/ □ Susp. after fine □ hours Volunteer work by Fee \$	n T S R	☐ Jail ☐ SWAP ☐ No EHD ☐ EHD ☐ Release from custody to program ☐ Day-for-day credit for successful completion of approved	ENH
UCB \$ S10 Cite Fee S25 O.R. S41Theft fee CJA govt. code 29550 et. seq. \$ COA \$ Drug Ed \$ Atty Fees \$ Prob. Report Fee \$ Pay bal. of fine/ ☐ In lieu of fine/ Susp. after fine hours Volunteer work by Fee \$ Balance of fines / fees / rest. to remain as ordered	M S R S G	☐ Jail ☐ SWAP ☐ No EHD ☐ EHD ☐ Release from custody to program ☐ Day-for-day credit for successful completion of approved	ENH
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□ VCB \$ □ \$10 Cite Fee □ \$25 O.R. □ \$41Theft fee □ CJA govt. code 29550 et. seq. \$ □ COA \$ □ CCA \$ □ Lab \$ □ Prob. Report Fee \$ □ Pay bal. of fine/ □ In lieu of fine/ □ Susp. after fine □ hours Volunteer work by □ Fee \$ □ Balance of fines / fees / rest. to remain as ordered □ Make payments to AllianceOne. □ Other	N S R E G G	□ Jail □ SWAP □ No EHD □ EHD □ Release from custody to program □ Day-for-day credit for successful completion of approved	ENH
□ VCB \$ □ \$10 Cite Fee □ \$25 O.R. □ \$41Theft fee □ CJA govt. code 29550 et. seq. \$ □ COA \$ CCA \$ □ Lab \$ Drug Ed \$ Atty Fees \$ □ Prob. Report Fee \$ □ Pay bal. of fine/ □ In lieu of fine/ □ Susp. after fine □ hours Volunteer work by Fee \$ □ Balance of fines / fees / rest. to remain as ordered □ Make payments to AllianceOne.	N S R E G G	□ Jail □ SWAP □ No EHD □ EHD □ Release from custody to program □ Day-for-day credit for successful completion of approved □ day / mo / yr residential treatment program □ PC 290 registration □ SARATSO □ Sent. recall purs. to 1170.18 / Prop 47 dept resent. □ See attached additional orders. □ On OR □ Promise to Appear □ Cont'd on bond	ENH
□ VCB \$ □ \$10 Cite Fee □ \$25 O.R. □ \$41Theft fee □ CJA govt. code 29550 et. seq. \$ □ COA \$ □ CCA \$ □ Drug Ed \$ △ Atty Fees \$ □ Prob. Report Fee \$ □ Pay bat. of fine/ □ In lieu of fine/ □ Susp. after fine □ hours Volunteer work by Fee \$ □ Balance of fines / fees / rest. to remain as ordered □ Make payments to AllianceOne. □ Other □ REMANDED □ Court Courtesy □ Ordered released is set in the amount of \$ Bail set in the amount of \$	M T S R E G I S	□ Jail □ SWAP □ No EHD □ EHD □ Release from custody to program □ Day-for-day credit for successful completion of approved	ENH
SIO Cite Fee S25 O.R. S41Theft fee S10 Cite Fee S25 O.R. S41Theft fee CJA govt. code 29550 et. seq. \$ COA\$ CCA\$ Lab\$ Prop Ed\$ Atty Fees\$ Prob. Roport Fee \$ Pay bat. of fine/ In lieu of fine/ Susp. after fine Salance of fines / fees / rest. to remain as ordered Make payments to AllianceOne. Other Court Courtesy Creed releas	M T S R E G I S	□ Jail □ SWAP □ No EHD □ EHD □ Release from custody to program □ Day-for-day credit for successful completion of approved	ENH
□ VCB \$ □ \$10 Cite Fee □ \$25 O.R. □ \$41Theft fee □ CJA govt. code 29550 et. seq. \$ □ COA \$ □ CCA \$ □ Drug Ed \$ △ Atty Fees \$ □ Prob. Report Fee \$ □ Pay bat. of fine/ □ In lieu of fine/ □ Susp. after fine □ hours Volunteer work by Fee \$ □ Balance of fines / fees / rest. to remain as ordered □ Make payments to AllianceOne. □ Other □ REMANDED □ Court Courtesy □ Ordered released is set in the amount of \$ Bail set in the amount of \$	M T S R E G I S	□ Jail □ SWAP □ No EHD □ EHD □ Release from custody to program □ Day-for-day credit for successful completion of approved □ day / mo / yr residential treatment program □ PC 290 registration □ SARATSO □ Sent. recall purs. to 1170.18 / Prop 47 dept resent. □ See attached additional orders □ On OR □ Promise to Appear □ Cont'd on bond □ State Prison Commitment □ Committed to opy of the Entry of Judgment or Order and is your authors.	ENH

2/11

PEOPLE vs DEMETRIC DIAZ,04-195330-6, Vols 1 Contra Costa_Report

PEOPLE vs DEMETRIC DIAZ

04-195330-6

Volume 1

Superior Court Transcript, Vol 1

First Proceeding Date: January 22, 2019 Bind-over/End Date: January 22, 2019

Additional Dates:

DA- S. O'CONNELL

PD- K. DELLA-PIANA

ADO- E. KULUK

Upload Date/Time:

February 01, 2019 3:03PM

Reporter(s): Priscilla Gwaltney

FEB 0 1 2019

K. BIFAFR CLERK OF THE COURT SUPERIOR COURT OF CALIFORNIA COUNTY OF CONTRA COSTA T. MIGHIO, Deputy Clerk

Published To:

District Attorney - Contra Costa <DAtranscripts@contracostada.org>;
Public Defender - Contra Costa <PDtranscripts@pd.cccounty.us>;
Alternate Defender - Contra Costa <adotranscripts@pd.cccounty.us>

Total Pages: 114 Transcript Pages

1 Index Pages

T 1100X | 0800

115 Transcript and Index Pages

	alifornia, County of Contra Cos ☑ PITTSBURG □ RICHMOND 5_ ○ C	,194-1
FELONY, COMMITMENT, HOLDING OVER, REMANDING FORM		SUPPLEMENTAL
DEFENDANT (NAME): DEMOTIL DIAZCLERK'S E APPLICABLE ENTRIES MARKED	OOCKET AND MINUTES CASE # 04 - 19532 DATE(S) ///2	0-6 11
APPEARANCES Deputy District Attorney SIMDN D'ONNULLP	ROCEEDINGS Defendant and Attorney DPD Krista Della	Plana
Other Ufir Barra designated as In	vestigating for	·
☐ Motion to Exclude Witness(es)/Spectators ☐ Except ☐ Motion by People/Defense 10/40r Motion by People/Defense 10/40r Motion by People/Defense 10/40r	motions of by by by	☐ Granted ☐ Denied
☐ Motion to reduce per PC 17b is		_
☑Argued & Submitted ☐ Submitted Without Argument ☐ Granted	Denied ☐ Taken Under Submission ☐ Other	
WITNESSES	EXHIBITS EXHIBITS EXHIBITS ON BEHALF OF THE PEOPLE	Marked Admitted
WITNESS(ES) SWORN AND TESTIFIED FOR PEOPLE OF WITNESS(ES) SWORN AND TESTIFIED FOR PEOPLE	EXHIBITS ON BEHALF OF THE PEOPLE Description 1. 2. 3. 4. 5.	Withdrawn
1. Ofer Ryan Resentes, BPD 2. Ofer Edward Bourrer of	2.	
3. 4	3.	
5	5.	
6	6e for additional witnesses and exhibits	
WITNESS(ES) SWORN AND TESTIFIED FOR DEFENDANT	EXHIBITS ON BEHALF OF THE DEFENDANT	Marked Admitted
1.	ADescription	Withdrawn
2.	B. SW WING 1.5!	
4.	D	
☐ See reverse sid ☐ People Rest ☐ Defense Rests ☐ No Evidence by Defendant ☐ Closing Argument by People ☐ Rebuttal Closing by People ☐ DA	e for additional witnesses and exhibits ☑ Closing Argument by Defense	Piana
	OURT ACTION	Control of the Contro
PRELIMINARY EXAMINATION HELD ☐ Preliminary examination was held on the above date and it appearing	to the below named Judge that a Felony Violation of	2,3,415 las been committed and
there is sufficient cause to believe the above named defendant GUILT PLEA OF GUILTY The above named defendant, being charged in a complaint on file in the complaint of the com	his Court under the above case number, and having entered a ple	ea of GUILTY to a
Felony Violation of herein is certified to the Superior Court of California, County of Contra PRELIMINARY EXAMINATION WAIVED		
11 The above named defendant, being charged in a complaint on file in the charges, the Court and the District Attorney consenting thereto, it is DISCHARGE		ninary examination of
☐ Defendant is Discharged as to Complete Charter Charter	paretrans	
· ·	INGS/REFERRALS	
Defendant ordered to appelar in the Superior Court of Contra Costa Contra	bunty Department for ARX	
Defendant referred to Probation Department for Report Stipulated that exhibits be returned to The Company of t	Exhibits retained by court	1
	STODIAL STATUS (STATUS) \$ 370, 10	00
□ DEFENDANT REMANDED to custody to Sheriff until legally discharged. □ DEFENDANT RELEASED/CONTINUED on own recognizance. □		emanded to the Sheriff r own recognizance
DEFENDANT RELEASED on signed promise to appear TO THE SHERIFF. I hereby certify that the following is a true copy of the	entry of the judgment of order and is your authority for the execu	tion thereof.
DATED: See other minute pages for additional proceedings	Judge of the Superior Court	

"ERIOR COURT, COUNTY OF CONTRA COSTA, STATE OF CALIFORNIA OR COURT OF CALIFORNI PITTSBURG

DOCKET NO. 04-195330-6 01

FELONY AND MISDEMEANOR CLERK'S DOCKET AND MINUTES

	WISDEMEANOR CLERK'S DOCKET AND	TH MALLET
DEFENDANTDIAZ DEMETRIC	DEPT.QQ4 DAT	E1/22/2019 TIME 8:45 AM
ADDRESS DOOR MAYER OWER DR	ANTIGCHC	194509 _ DOB:06/19/1995
ROC: PX FEL PROB	DEFENSE ATTORNEY _PD_DELLA-P	TIME WAIVED
CUSTODIAL STATUS: CUST		TARGET: 2/08/:
CHARGES: 01 F FC 209(b)(1)	-03-E-bc-51103	_F_PC_245(a)-(2)
F PC 245(a)(2) Department 26 PC	245(a)(2) W/E	MINUTES CERTIFIED CORRECT
Judge study someon	COURT M HAVNES	CLERK_ D. MURGUIA
	REPORTER	CLERK
A T Def proceeds PPO PER T Appearance waived		W ☐ Bench Warrant to issue
P Def appears Ip-Gustody Dit not appearing an With / by Atty / Gub Def (APQ) Deputy District Atty Deputy	P	R Bail set at \$
With / by Atty / Pub Def / ADQ	Information / Indictment PX / GJ transcript	R No Cite/PTA release No vol app
A Deputy District Atty / APPY	Formal arraignment waived / Reading of Compit.	A D Hold until
R Court Probation Officer cert. non-cert.	G ☐ Duly arraigned ☐ Video ☐ on Prob. Viol.	Y Bail forfeited & continued 190 days
sworn / oath on file / qualified per Rule 2.893	M Answers true name as charged	/ ☐ Recalled ☐ Set aside ☐ Remain out
c 🗌 OrderInterp. 🗌 Coord. Notified		Bail exonerated
E ☐ Refer to PD / PROB B Study / PPR / ☐ Confl. Notified	Tr.	Bail forfeiture set aside & reinstated
☐ PD / ADO / PVT ☐ accepts ☐ relieved ☐ appt'd ☐ 170.6 / 171 PC filed / Order ☐ Granted ☐ Denied	☐ Plea of not guilty entered	upon payment of fee \$
	☐ Time not waived ☐ PC977 waiver filed	
P	Obey all laws Use true name / DOB	C TRIAL 2/11/19 1:30
Pleads no contest, Found Guilty Ct #	G Attend AA / NA meetings per week and	n 13.√ .
A ☐ Pleads Not guilty / Found Not guilty by reason of insanity ☐ Admits / denies: priors / enhancements / strikes	present proof at each court appearance	PTC/SET: D 37 M 12
W ☐ Rights given / waived ☐ App. Rights given / waived	D Submit to search/testing for	N
A ☐ Per PC1192.5	s ☐ Re-ref / Reinstate L1 / L2 / PCDDP	U FUTURE DATES CONFIRMED
Time for Misdo Trial / Sent waived / not waived	Not drive unless properly licensed and insured.	A Time waived to +10 / 60 days
Time for Fel PX / Trial 10 / 60 days waived / not waived	☐ Destroy / Return Weapon ☐ SCRAM / GPS ☐ Ordered ☐ Removed	
R Time for PV - 15 / 45 days waived / not waived	SCRAW/GPS Gordered Greenoved	© Def must / need not appear S Traiting
S DOWNER OF I TENK SIGNATORIA		Last Day
M M Defendant held to answer at PX hearing	P Court / Formal Prob. yrs. mos.	☐ Counsel declares doubt / ☐ Crim proc susp
Defendant held to answer at PX hearing People / per Motion to / for / cont rewards	R No Probation	
☐, People / Def objected ☐ No action taken [2] 10	B Adult Pre-Trial / Post Plea / Diversion	3 Purs. PC288.1 / PC1368
o ☐ Granted ☐ Denied ☐ Submitted provi	A Prob./ Div./ Parole / PRCS Reinst'd / Ext./ Modif.	6 Counsel submit on Dr / CONREP Report
M Info / Indictment/Complaint amended on its face to	T to	datedmarked as EXH
s add Ct # a violation of section	Def given / waived rights to Revoc Hg: admits / denies allegation	Court finds def competent / incompetent to
/ Fel / Misd	/ Uviolation of Prob./ Div. / Parote / PRCS	1 stand trial
R	Prob. / Div. / Parole / PRCS revoked	Court refers def to CONREP / Adult MH
E in Ct#	In re law notice given	o Def committed to
R Per Court / DA dismiss Ct #	Prob. / Div / PRCS: Terminated:	Max term of commitment
S Per Court / DA dismiss Enhancements / Strikes	Successfully / Unsuccessfully / Denied	Local custody credits
Reasons:	A Crim. proceedings susp. / reinstated / dism. Standard terms & cond. of Probation given	☐ Meds voluntary / involuntary / no consent
☐ Crim. protective order issued/modified/served on ☐ Deft. ☐ Victim ☐ DA	C DC 200 sample ardered / verified	☐ Criminal proceedings reinstated
Stay away from	E ☐ Parole violation(s) sustained / not sustained	
☐ RF\$ [PC1202.4] ☐ Fine \$	p.	State Prison yrs mos
☐ Prob. Viol. Fine \$ ☐ PVRF/PRCS \$	o County jail days / mos / yrs	County Jail yrs mos days
F [PC1202.44] suspended / imposed [PC1202.44]	M days / mos / yrs credit	Mand. Sup yrs mos days
N Uictim restitution \$	days / mos / yra suspended	CT L M U yrs mos (cc) (cs)
E ☐ Victim restitution TBD / Not ordered	Sentence to commence	CT L M Uyrs mos (cc) (cs) CT L M Uyrs mos (cc) (cs)
3 s □ VCB \$	M ☐ Serve consecutive / concurrent with:	CT L M U yrs mos (cc) (cs)
F CJA govt, code 29550 et. seq. \$	N	ENHyrs mos
COA\$CCA\$	7 ☐ Jail ☐ SWAP ☐ No EHD ☐ EHD	ENH yrs mos
Lab\$ Drug Ed \$	Release from custody to program Drug for they credit for successful completion of	ACTUAL CTS
Atty Fees \$ Prob. Report Fee \$	Day-for-day credit for successful completion of approved day / mo / yr	CONDUCT CTS
☐ Pay bal, of fine/ ☐ In lieu of fine/ ☐ Susp. after fine ☐ hours Volunteer work by Fee \$	residential treatment program	☐ ⅓ time credits
hours Volunteer work by Fee \$ Balance of lines / fees / rest. to which the desired	□ PC 290 registration □ SARATSO	☐ Parole / PRCS advisement given
☐ Iviake payments to AllianceOne.	Sent. recall purs. to 1170.18 / Prop 47 dept resent.	☐ Paper commitment
Other	☑ See attached additional orders	
Other REMANDED Court Courtes D Ordered release Bail set in the amount of \$	☐ On OR ☐ Promise to Appear ☐ Cont'd on bond/	cash bail posted LI Phone calls
Bail set in the amount of \$		ity for the execution thereof
TO THE SHERIFF: COMMITMENT: I certify that this is a true DATED: 1/22/2019	saces in the land	ALL-ALTUALS
DATED: 1/22/2019	다 전치 다	OF THE SUPERIOR COURT

WHITE - Court GREEN = tail (if in custody) C4MARY = Defendant PRIME = Probation GOLDENROD = CCU

CR-3013 (Rev. 9/8/17)

SUPERIOR COURT OF THE STATE OF CALIFORNIA IN AND FOR THE COUNTY OF CONTRA COSTA



HON. JUDY JOHNSON PRISCILLA GWALTNEY #13316 J. LEM, COURTROOM CLERK G. HENDERSON, BAILIFF DEPARTMENT 26

PEOPLE OF THE STATE OF CALIFORNIA

DDA Simon O'Connell

vs

DEMETRIC DIAZ CLENZELL BRYANT DPD Krista Della Piana ADO Evan Kuluk

DEFENDANT

Docket 04-195330-6

PRELIMINARY HEARING EXHIBIT LIST

PPL	DEF	DESCRIPTION	ID	ADMITTED	W/DRAWN
	DEI	D D D D D D D D D D D D D D D D D D D	2019	2019	2019
1		Front of Domino's location	1/22/19	1/22/19	
2		Inside of Domino's - cash register area	1/22/19	1/22/19	
3		Inside of Domino's - Food prep and sink area with two standing individuals	1/22/19	1/22/19	
4		Inside of Domino's - Back of cash register area, depicting open register on night of incident	1/22/19	1/22/19	
5		Rear kitchen area of Domino's	1/22/19	1/22/19	
6		White Honda FIT vehicle	1/22/19	1/22/19	

PPL	DEF	DESCRIPTION	ID 2019	ADMITTED 2019	W/DRAWN 2019
7		Rear view of white Honda FIT vehicle, depicting no rear license plate/sticker	1/22/19	1/22/19	
8		Open trunk depicting license plates & frames	1/22/19	1/22/19	
9		Black male	1/22/19	1/22/19	
10		Jean pocket of individual depicting money bills	1/22/19		
11		Jean pocket of individual depicting money bills	1/22/19		
12		Black head mask	1/22/19	1/22/19	
13		Cardboard box retrieved from trunk of FIT (labeled Case #1806244)	1/22/19	1/22/19	
14		Black paintball gun found in trunk of FIT	1/22/19	1/22/19	
15		Surveillance still of gunman w/gun on victim Sharifi 12/21/18 21:52::28	1/22/19	1/22/19	
16		Leather hockey-like face mask found on floorboard of FIT	1/22/19	1/22/19	
	A(1)	Paintball gun retrieved from trunk of FIT	1/22/19	1/22/19	
	B(1)	Paintball gun retrieved from trunk of FIT	1/22/19	1/22/19	
ner's second total residents	C(1)	Two individuals at food prep area	1/22/19		
	D(1)	Front of Dominos	1/22/19		
	E(1)	Inside of Domino's - cash register area	1/22/19		
PARA SERVICE CONTROL OF THE PA	F(1)	Inside of Domino's – area behind register area	1/22/19	1/22/19	
	G(1)	Inside of Domino's - cash registers w/Officer Baccera's markings	1/22/19	1/22/19	
	H(1)	Inside of Domino's - cash registers	1/22/19		
	I(1)	Inside of Domino's - Kitchen area	1/22/19		•

PPL	DEF	DESCRIPTION	ID	ADMITTED	W/DRAWN
			2019	2019	2019
	J(1)	Inside of Domino's-cash registers	1/22/19		

#861 P.0047013 01/18/2019 09:51 925 646 4174 From:CCC DISTRICT ALTORNLY 01/18/2019 8:20 PAGE PITT FRC DEPARTMENT 004 JUDGE MARY A O'MALLEY CUST PD-MASTROM 8:20 195107-8 CURRIE, DELANO DESHAWN CHARGES: PC 422(a) PC 314(1) 50FT G0 PX01/22/19 195330-6 P CUST FRC NO PD-DELLA-P 8:20 DIAZ, DEMETRIC CHARGES: PC 209(b)(1) PC 211 DDA OCONS PC 245(a)(2) PC 245(a)(2) PC 245(a)(2) ONFIRM PX01/22/19 FRC NO KULUK 8:20 195330-6 CUST BRYANT, CLENZELL 2 CHARGES: PC 209(b)(1) PC 211 VC 2800.2 D DA . OCONS 2 405 2 Unit: VVC 2 2 01/22/19 PX CONFIRM FRC NO PD-FIERRO 8:20 F CUST DUTRA, THOMAS ANDREW 195316-5 CHARGES: PC 496D(a) PC 496D(a) PC 496(a) PC 148.9(a) 01/22/19 ÞΧ 8/20 NO PD-MCNAMAR 195423-9 F CUST FRC FLORES, ESTEBAN SAMUEL CHARGES: PC 211

01/23/19

PX

SUPERIOR COURT. COUNTY OF CONTRA COSTA, STATE OF CALIFORNIA

JPERIOR COURT OF CALIFORNI PITTSBURG

DOCKET NO. 04-195330-6 01

	MISDEMEANOR CLERK'S DOCKET AND I	(F1 (VF1) E. 1)
DEFENDANT:DIAZ, DEMETRIC	DEPT.QQ4DAT	E1/15/2014 HME H:45 AM
ADDRESS 2821 MAYELOWER DR	ANTIBCHCE	3 94509 DOB: 06/19/1995
ROC: PX FEL PROB	DEFENSE ATTORNEY PD-DELLA-P	IIME (C) (-WAIVED)
CUSTODIAL STATUS: CUST		TARGET: Z/08.
CHARGES: 01 F PC 209(b)(1)	02 F PC 211 03	F_PC 245(a)(2)
F PC 245(a)(2) 05 F PC	245(a)(2) W/E	64-7124 MINUTES CERTIFIED CORRECT
JUDGE MARY A O'MALLEY	COURT REPORTER M. HAYNES COURT	CLERK D. MURGUIA
ASSIGN TO DEPT JUDGE,		CLERK
	Trainded dopy on El 7 outron to Trovono	A Deficit Waltain to issue
P (Dt With / by Atty /Pub Dely ADO 1-13 V	Doil Chidu	R Bail set at \$
P (RWith / by Atty / Bub De) / ADO / FTB YO		R ☐ No Cite/PTA release ☐ No vol app
Court Probation Officer	Formal arraignment waived / Reading of Complt.	Hold until
A ☐ Interp ☐ cert. ☐ non-cert.	M Duty arraighed D vioco D on Frob. viol.	T Bail forfeited & continued 190 days
sworn / oath on file / qualified per Rule 2.893	M Answers true name as charged	/ ☐ Recalled ☐ Set aside ☐ Remain out
c Order Interp. Coord. Notified	E	B Dell avertand
Refer to PD / PROB B Study / PPR / Confl. Notified	- ·	Bail forfeiture set aside & reinstated
☐ PD / ADO / PVT ☐ accepts ☐ relieved ☐ appt'd ☐ 170.6 / 171 PC filed / Order ☐ Granted ☐ Denied		L =
[] 170.67 171 PC filed / Order [] Granted [] Defiled	☐ Time not waived ☐ PC977 waiver filed	upon payment of fee \$
P	O Dobey all laws Use true name / DOB	C TRIAL:
Pleads no contest, Found Guilty Ct #	☐ Do Not use any alcohol / drugs w/o Rx	RC/ERC) 1 (8 8:20
A Pleads Not guilty / Found Not guilty by reason of insanity	Attend AA / NA meetings per week and	PX: 1100 S145 D4
S	n present proof at each court appearance	PTC/SET:
🕠 🔲 Rights given / waived 🔲 App, Rights given / waived	Submit to search/testing for	N
A Per PC1192.5	☐ Ke-lei / Keinstate CT / CZ / FODDF	FUTURE DATES CONFIRMED A Time waived to +10 / 60 days
Time for Misdo Trial / Sent waived / not waived	☐ Not drive unless properly licensed and insured.	N Vegete date of
Time for Fel PX / Trial 10 / 60 days waived / not waived	☐ Destroy / Return Weapon ☐ SCRAM / GPS ☐ Ordered ☐ Removed	Vacate date of
R Time for PV – 15 / 45 days waived / not waived S Other A Composition 1050	1.1 anotic	s Trailing
M Other In Council 111.	21 5510	Last Day
M □ Defendant held to answer at PX hearing	P Court / Formal Prob. yrs. mos.	P
Defendant held to answer at PX hearing People / Def Motion to / for / cont	R No Probation	c ☐ Counsel declares doubt / ☐ Crim proc susp
T People / Def worldn'to / for / cont	0 Had the Day Trial / Days Dlag / Diversion	1 Court appoints Dr
Countried Disposed Disposition	A Prob./ Div./ Parole / PRCS Reinst'd / Ext./ Modif.	3 Purs. PC288.1 / PC1368
N Info / Indictment/Complaint amended on its face to	T to	Counsel submit on Dr / CONREP Report
s add Ct # a violation of section	Def given / waived rights to Revoc Hg: admits /	dated marked as EXH
/ Fel / Misd	denies allegation	Court finds def competent / incompetent to
Pursuant to 23103.5 CVC	denies allegation Ulividation of Prob./ Div. / Parole / PRCS	stand trial
Substitute misdemeanor for felony where it appears	Prob. / Div. / Parole / PRCS revoked	Court refers def to CONREP / Adult MH
E in Ct #	In re law notice given	o Dof committed to
R Per Court / DA dismiss Ct #	Prob. / Div / PRCS: Terminated:	Max term of commitment
Per Court / DA dismiss Enhancements / Strikes	Successfully / Unsuccessfully / Denied	Local custody credits
Reasons:	Crim. proceedings susp. / reinstated / dism.	Meds voluntary / involuntary / no consent
☐ Crim. protective order issued/modified/served on	Standard terms & cond. of Probation given	Criminal proceedings reinstated
☐ Deft. ☐ Victim ☐ DA	☐ PC 296 sample ordered / verified ☐ Parole violation(s) sustained / not sustained	
Stay away from	THE RESIDENCE AND DESCRIPTION OF THE PARTY O	A CONTRACTOR OF THE PROPERTY O
☐ RF\$(PC1202.4] ☐ Fine \$	C County jail days / mos / yrs	State Prison yrs mos County Jail yrs mos days
Prob. Viol. Fine \$ PVRF/PRCS \$	M days / mos / yrs credit	County Jail yrs mos days Mand. Sup yrs mos days
[PC1202.44] suspended / imposed [PC1202.44]	M ☐ days / mos / yrs suspended	CT L M U yrs mos (cc) (cs)
N Victim restitution \$		CT L M U yrs mos (cc) (cs)
☑ ☐ Victim restitution TBD / Not ordered S ☐ VCB\$		CT L M U yrs mos (cc) (cs)
\$	M ☐ Serve consecutive / concurrent with:	CT L M U yrs mos (cc) (cs)
GJA govt. code 29550 et. seq. \$	N STATE OF THE STA	ENHyrs mos
E COA\$CCA\$	3 ☐ Jail ☐ SWAP ☐ No EHD ☐ EHD	ENHyrs mos
E Lab\$ Drug Ed\$	5 Release from custody to program	ACTUAL CTS
Atty Fees \$ Prob. Report Fee \$	Day-for-day credit for successful completion of	CONDUCT CTS
☐ Pay bal. of fine/ ☐ In lieu of fine/ ☐ Susp. after fine	E residential treatment program	☐ ½ time credits
hours Volunteer work by Fee \$	U DC 200 reministration II CADATCO	
Balance of fines / fees / rest, to remain as ordered	s Sent, recall purs, to 1170.18 / Prop 47 dept resent.	☐ Parole / PRCS advisement given ☐ Paper commitment
☐ Make payments to AllianceOne.	See attached additional orders	La rapor communent
☐ Other ☐ Court Courtesy ☐ Ordered released		ash bail posted Phone calls
Bail set in the amount of \$ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	State Prison Commitment Committed to c	ustody until sentence is satisfied in full
TO THE SHERIFF: COMMITMENT: I certify that this is a true	a copy of the Entry of Judament or Order and is your authori	ity for the execution thereof.
I .	MARY A 0'M	
DATED: 1/15/2019	JUDGE	OF THE SUPERIOR COURT
See track of form for additional information WHITE - Court	GREEN - Jail (if in custody) CANARY - Defendant PINK - Probation	GOLDENROD - CCU

From CCC DISTRICT ATTORNEY 925 646 4174 01/11/2019 12:46 #837 P.004/011 8:20 PAGE PITT FRC 01/11/2019 JUDGE MARY A O'MALLEY DEPARTMENT 004 194996-5 F CUST FRC PD-ASKELAN 8:20 CRENSHAW, ARTIS MALCOM CHARGES: PC 29800(a)(1) PC 25850(a) HS 11370.1(a) PC 148(a)(1) Vixente 01/16/19 РΧ 192988-4 F CUST FRC BROOKS 8:20 DAIGLE, NICHOLAS CONRAD CHARGES: PC 289(d) PC 243.4(e)(1) DDA: KOLKJ UNIT: SAU PC 314(1) PC 243,4(e)(1). PC 647(a) ACATE PX01/16/19 8:20 FRC PD-FIERRO 194037-8 F OR DELVALLE, AMANDA LYNN-KARLEE CHARGES: VC 10851(a) PC 496D(a) confirm PX01/16/19 DIALS, SEAN MIGUEL 195364-5 F CUST FRC NO ADO-YOUNG 8:20 CHARGES: PC 29800(a)(1) PC 29825(a) PC 30305(a)(1) MACONE PC 417(b) PC 422(a) PX01/16/19 JESTRADA, JOSE MANUEL-NUNEZ 192539-5 F OR FRC PD-OSBORNE 8:20 CHARGES: VC 23153(a) VC 23153(b) VC 12500(a) SPANISH РX 01/15/19 Della-Piana 4-195330-6 Pca09(b)(i) 4-195 -30-6 PC301 (B)(1)

PY MIS AM

TESLA-0001069

SUPERIOR COURT. COUNTY OF CONTRA COSTA, STATE OF CALIFORNIA

JPERIOR COURT OF CALIFORNI PITTSBURG

DOCKET NO. 04-195330-6 01

	MISDEMEANOR CLERK'S DOCKET AND	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
DEFENDANT:DIAZ, DEMETRIC	DEPI.004 DAI	FI/04/5014 HWF 9:40 HR
ADDRESS 2821 MAYFLOWER DR	ANILUCH	H 74307 DOB: 06/17/1772
ROC: PX FFI PROB		THE STATE OF THE S
CUSTODIAL STATUS: CUST CHARGES: 01 F PC 209(b)(1)	am na na An	F DP 0/E/1/2) /
CHARGES: Q1 F PC 209(b)(1)	02 F FC 231	16: 1LS
% F PC 245(a)(2) 05 F PC	245(a)(2) W/E	MINUTES CERTIFIED CORRECT
	COURT	MNUIS CERTIFIED CORRECT
JUDGE MARY A O'MALLEY	REPORTER M. HAYNES	CLERK_ D. MURGUIA
ASSIGN	COURT	CLERK
TO DEPTJUDGE		
A ☐ Def proceeds PRO PER ☐ Appearance waived	A Handed copy of: Petition to Revoke	W ☐ Bench Warrant to issue
P (Def appears In Custody Def not appearing	Information / Indictment ☐ PX / GJ transcript	Bail set at \$
P Def appears In Custody I Def not appearing P Def Not appearing P Def Not appearing P Deputy District Atty	☐ Complaint/Discovery ☐ Bail Study	R ☐ No Cite/PTA release ☐ No vol app
		N Hold until
R Count Probation Officer A Interp Cert. Inon-cert.	G Duly arraigned Video on Prob. Viol.	T Bail forfeited & continued 190 days
w sworn / oath on file / qualified per Rule 2.893	M Answers true name as charged	/ ☐ Recalled ☐ Set aside ☐ Remain out
c Order Interp. Coord. Notified	£	A Bail exonerated
Refer to PD / PROB B Study / PPR / Confl. Notified	1	Bail forfeiture set aside & reinstated
☐ PD / ADO / PVT ☐ accepts ☐ relieved ☐ appt'd ☐ 170.6 / 171 PC filed / Order ☐ Granted ☐ Denied	☐ Plea of not guilty effered	1
	☐ Time not waived ☐ PC977 waiver filed	upon payment of fee \$
P	O Obey all laws Use true name / DOB	O ROJERC: 1/11 8:20
E ☐ Pleads no contest, Found Guilty Ct #	Do Not use any alcohol / drugs w/o Rx Attend AA / NA meetings per week and	N DV: 1115 RIUS NU
A Pleads Not guilty / Found Not guilty by reason of insanity Admits / daylog: priors / aphancements / strikes	organt proof at each court appearance	N PX: 1/15 8:45 DY PTC/SET:
Admits / defiles. phots / enhancements / strikes	present proof at each count appearance D Submit to search/testing for	N
w ☐ Rights given / waived ☐ App. Rights given / waived A ☐ Per PC1192.5	S ☐ Re-ref / Reinstate L1 / L2 / PCDDP	U ☐ FUTURE DATES CONFIRMED
Time for Misde Trial / Sent waived / not waived	Not drive unless properly licensed and insured.	A Time waived to +10 / 60 days
E Time for Fe(PX) Trial 10 60 days (waived) notwaived Time for PV - 15 / 45 days waived notwaived	☐ Destroy / Return Weapon	N ☐ Vacate date of ☐ Det(must) need-not appear ☐ ☐ ☐
R Time for PV - 15 / 45 days waived mot waived	SCRAM / GPS Ordere Tremoved	Defmust) need-not appear
S Olher		s Trailing Last Day
		AND THE RESERVE AND ADDRESS OF THE PROPERTY OF
	Court / Formal Prob. yrs mos.	C Counsel declares doubt / Crim proc susp
People / Def Motion to / for / cont	n LI NO Probation	1 Court appoints Dr
☐ People / Del objected ☐ No action taken	B Adult Pre-Trial / Post Plea / Diversion Prob./ Div./ Parole / PRCS Reinst'd / Ext./ Modif.	3 Purs. PC288.1 / PC1368
o Granted Denied Submitted Granted Denied Submitted	Prob./ Div./ Parole / PRCS Reinst d / Ext./ Modif. T to	6 ☐ Counsel submit on Dr / CONREP Report
M L] Into / Indictment/Complaint amended on its face to add Ct # a violation of section	☐ Def given / waived rights to Revoc Hg: admits /	datedmarked as EXH
/ Fel / Misd	denies allegation	☐ Court finds def competent / incompetent to
Pursuani to 23103.5 CVC	/ Violation of Prob./ Div. / Parole / PRCS	1 stand trial
R Substitute misdemeanor for felony where it appears	Prob. / Div. / Parole / PRCS revoked	Court refers def to CONREP / Adult MH
E in Ct#	In re law notice given	Def committed to
R Per Court / DA dismiss Ct #	Prob. / Div / PRCS: Terminated:	Max term of commitment
S Per Court / DA dismiss Enhancements / Strikes Reasons:	Successfully / Unsuccessfully / Denied A Crim. proceedings susp. / reinstated / dism.	Local custody credits
Crim, protective order issued/modified/served on	R Standard terms & cond. of Probation given	☐ Meds voluntary / involuntary / no consent
☐ Deft. ☐ Victim ☐ DA	PC 296 sample ordered / verified	Criminal proceedings reinstated
Stay away from	Parole violation(s) sustained / not sustained	and a second
RF\$ [PC1202.4] Fine \$	G pro Completed days I man Lyra	State Prisonyrsmos
□ Prob. Viol. Fine \$ □ PVRE/PRCS.\$	days / mos / yrs	County Jail yrs mos days
PC1202.441 suspended / imposed (PC1202.44)	M days / mos / yrs credit	Mand. Sup yrs mos days
N Victim restitution \$	Lays / mos / yrs suspended	CT L M U yrs mos (cc) (cs)
FE D Victim restitution TBD / Not ordered	r Sentence to commence	CT L M U yrs mos (cc) (cs) CT L M U yrs mos (cc) (cs)
s VCB\$	M Serve consecutive / concurrent with:	CT L M U yrs mos (cc) (cs)
\$10 Cite Fee \$25 O.R. \$41Theft fee	E .	ENH yrs mos
E COA \$ CCA \$ Drug Ed \$ Lab \$ Drug Ed \$ COA \$ CO	T ☐ Jail ☐ SWAP ☐ No EHD ☐ EHD	ENHyrsmos
E Lab \$ Drug Ed \$	S Release from custody to program	ACTUAL CTS
Ally Fees \$	Day-for-day credit for successful completion of	CONDUCT CTS
□ Pay bal, of fine/ □ In lieu of fine/ □ Susp. after fine	approved day / mo / yr	☐ ½ time credits
hours Volunteer work by Fee \$	residential treatment program PC 290 registration SARATSO	
Balance of fines / fees / rest. to remain as ordered	s Sent. recall purs. to 1170.18 / Prop 47 dept resent.	☐ Parole / PRCS advisement given ☐ Paper commitment
☐ Make payments to AllianceOne. ☐ Other	See attached additional orders	Et approximations
☐ Other ☐ Court Courtesy ☐ Ordered released		cash ball posted Phone calls
Rail set in the amount of \$ 1.050.000	☐ State Prison Commitment ☐ Committed to	custody until sentence is satisfied in full
Bail set in the amount of \$ \(\) 150 000 TO THE SHERIFF: COMMITMENT: I certify that this is a true	e copy of the Entry of Judgment or Order and is your autho	rity for the execution thereof.
DATED: 1/09/2019	MARY A D'N	
	JUDGE	OF THE SUPERIOR COURT
ALLETT C	GREEN - Isil (if in custody) CANARY - Detandant PINK - Probatio	n GOLDENROD - CCU CR-3013 (Rev. 9/8/17)

01 14/2019 12:07 #815 P.0047008 925 646 4174 From:CCC DISTRICT ATTORNEY. PITT FRC 01/04/2019 8:20 PAGE JUDGE MARY A O'MALLEY DEPARTMENT 004 CUST FRC DIAZ, DEMETRIC 195330-6 F NO PD-DELLA-P 8:20CHARGES: PC 209(b)(1) PC 211 PC 245(a)(2) PC 245(a)(2) PC 245(a)(2) CONFIRM PX01/09/19 BRYANT, CLENZELL CUST FRC 195330-6 F NO_EISENHART-8:20 CHARGES: PC 209(b)(1) PC 211 ADO KULUK TVVC 2 VC 2800.2 2 2 CONFIRM 01/09/19 PΧ DUNN, STEPHAN CHRISTOPHER 194185-5 F OR FRC ADO-YOUNG 8:20 CHARGES: VC 23153(a) VC 23153(b) VACATE 01/08/19 PXFRAIRE, ROBERTO ZUNIGA 191495-1 F CUST FRC PD-DELLA-P 8:20 CHARGES: VC 23152(a) &235 VC 23152(b) &235 VC 14601.2(a) VC 23247(e) CONFIRM SPANISH PX01/09/19 GARCIA, JULIO CESAR 191995-0 F CUST FRC MORRIS 8:20 CHARGES: PC 246 PC 246.3(a) PC 29800(a)(1) PC 496(a) РΧ 01/08/19

JACATE

SUPERIOR COURT, COUNTY OF CONTRA COSTA, STATE OF CALIFORNIA DOCKET NO. 04-195330-6/ IPERIOR COURT OF CALIFORNI PITTSBURG FELONY AND MISDEMEANOR CLERK'S DOCKET AND MINUTES PA RATE-H DEPT.034 DATE2/28/2018 TIME 8:45 AM DEFENDANTDIAZ, DEMETRIC ADDRESS 7871 MAYELOWER DR ANTIOCH CA 94509 DOB:06/19/1995 ROC: ARR FEL PROB DEFENSE ATTORNEY TIME WAIVED CUSTODIAL STATUS: WARR CHARGES: 01 F PC 209(b)(1) 02 F PC 211 ____03 <u>F_PC_245(a)(2)</u> F FC 245(a)(2) 05 F PC 245(a)(2) W/E MINUTES CERTIFIED CORRECT COURT JUDGE_LEONARD MARQUEZ T.B. THOMPSON CLERK L. BECNEL REPORTER ASSIGN COURT BJ Enea CSR#2599 REPORTER CLERK TO DEPT. ____ JUDGE_ ☐ Def proceeds PRO PER ☐ Appearance waived Handed copy of:

Petition to Revoke ☐ Bench Warrant to issue Def appears The Custody Def not appearing
With / by Atty Pub Def DADO
Def DADO
Deputy District Atty
Deputy District Atty
Deputy Destrict Atty
Deputy Destrict Atty
Deputy Destrict Atty
Destrict ☐ Information / Indictment ☐ PX / GJ transcript Bail set at \$ ☐ No Cite/PTA release ☐ No vol app Formal arraignment waived / Reading of Complt. ☐ Court Probation Officer ☐ cert. ☐ non-cert. Hold until ☐ Duly arraigned ☐ Video ☐ on Prob. Viol. ☐ ≱ail forfeited & continued 190 days Answers true name as charged sworn / oath on file / qualified per Rule 2.893 Recalled Set aside Remain out ☐ Order _____ Interp. ☐ Coord. Notified ☐ Refer to PD / PROB B Study / PPR / ☐ Confl. Notified ☐ Bail exonerated Denv enhancements ☐ Bail forfeiture set aside & reinstated Plea of not guilty entered upon payment of fee \$ Time not waived PC977 waiver filed TRIAL 920 ☐ Obey all laws ☐ Use true name / DOB ☐ Written plea filed ☐ Pleads Guilty, Ct. #____ ☐ Do Not use any alcohol / drugs w/o · · · Attend ___ AA / NA meetings per week and of the court appearance of the court appe Pleads no contest, Found Guilty Ct # Attend ___ AA / NA meetings particle present proof at each court appearance for the standard for _____ Pleads Not guilty / Found Not guilty by reason of insanity 16/SET 119 045 DY ☐ Admits / denies: priors / enhancements / strikes ☐ Rights given / waived ☐ App. Rights given / waived ☐ FUTURE DATES CONFIRMED Re-ref / Reinstate L1 / L2 / PCDDP Per PC1192.5 ☐ Time waived to _____ +10 / 60 days Not drive unless properly licensed and insured. ☐ Time for Misdo Trial / Sent waived / not waived Destroy / Return Weapon ☐ Vacata date of _____ ☐ Time for Fel PX / Trial 10 / 60 days waived / not waived Definust need not appear 1 2 Last Day 0 = 1 4 (00 - 2 | 2 | 2 | 0 ☐ SCRAM / GPS ☐ Ordered ☐ Removed ☐ Time for PV - 15 / 45 days waived / not waived Defendant held to answer at PX hearing Court / Formal Prob. _____ yrs. ____ mos ☐ Counsel declares doubt / ☐ Crim proc susp People / Def Motion to / for / cont _ ☐ No Probation Court appoints Dr.____ ☐ Adult Pre-Trial / Post Plea / Diversion ☐ People / Def objected ☐ No action taken Purs. PC288.1 / PC1368 ☐ Granted ☐ Denied ☐ Submitted Prob./ Div./ Parole / PRCS Reinst'd / Ext./ Modif. ☐ Counsel submit on Dr / CONREP Report ☐ Info / Indictment/Complaint amended on its face to dated _____marked as EXH_ ☐ Def given / waived rights to Revoc Hg: admits / add Ct # ____ a violation of section ☐ Court finds def competent / incompetent to Fel / Misd denies allegation 0 ☐ Violation of Prob./ Div. / Parole / PRCS stand trial ☐ Pursuant to 23103.5 CVC Court refers def to CONREP / Adult MH $\hfill \square$ Substitute misdemeanor for felony where it appears Prob. / Div. / Parole / PRCS revoked In re law notice given Def committed to _____ Per Court / DA dismiss Ct# Prob. / Div / PRCS: Terminated: R Max term of commitment _____ Successfully / Unsuccessfully / Denied Per Court / DA dismiss Enhancements / Strikes Local custody credits Crim. proceedings susp. / reinstated / dism. Reasons: ☐ Meds voluntary / involuntary / no consent ☐ Crim. protective order issued/modified/served on Standard terms & cond. of Probation given Criminal proceedings reinstated ☐ Deft. ☐ Victim ☐ DA PC 296 sample ordered / verified Parole violation(s) sustained / not sustained Stay away from ☐ RF\$ ____ [PC1202.4] ☐ Fine \$_ State Prison _____yrs County jail days / mos / yrs County Jail ____ yrs ____ mos ___ days ☐ Prob. Viol. Fine \$ ☐ PVRF/PRCS \$ days / mos / yrs credit Mand. Sup. ___ yrs ____ mos _ davs [PC1202.44] suspended / imposed [PC1202.44] days / mos / yrs suspended CT___LMU ____ yrs ____ mos (cc) (cs) ☐ Victim restitution \$ CT ___ L M U ____ yrs ___ mos (cc) (cs) ☐ Victim restitution TBD / Not ordered Sentence to commence CT___LMU ____ yrs ___ mos (cc) (cs) TI VCB \$ ☐ Serve consecutive / concurrent with: yrs ___ mos (cc) (cs) CT___L M U ☐ \$10 Cite Fee ☐ \$25 O.R. ☐ \$41Theft fee ____yrs ____ mos CJA govt. code 29550 et. seq. \$ _____ ☐ Jail ☐ SWAP ☐ No EHD ☐ EHD ____yrs ____ mos COA \$ _ ___ CCA \$ _ ____ Drug Ed \$ ___ Release from custody to program ACTUAL CTS ☐ Day-for-day credit for successful completion of Ally Fees \$ Prob. Report Fee \$ __ CONDUCT CTS _____ ☐ Pay bal, of fine/ ☐ In lieu of fine/ ☐ Susp. after fine approved _____ day / mo / yr residential treatment program 1 1/2 time credits hours Volunteer work by ____ Fee \$ ☐ PC 290 registration ☐ SARATSO ☐ Balance of fines / fees / rest, to remain as ordered Parole / PRCS advisement given ☐ Sent. recall purs. to 1170.18 / Prop 47 dept resent. Make payments to AllianceOne. √☐ Other See attached additional orders DATED12/28/2018 -----

MINITE Court COSEN lot of in custodia. CANADY Polandant. DIMIT. Probation. COLDENDOR COL

CP-3013 /Ray 0/8/171

Superior Court of California County Of Contra Costa

THE PEOPLE OF THE STATE OF CALIFORNIA.

No.04-195330-6

٧s

DECLARATION IN SUPPORT OF WARRANT FOR ARREST

DEMETRIC DIAZ.

The Undersigned Declares:

Affiant holds the position of Officer, with the Brentwood Police Department, who has reviewed the reports of an official police investigation into the above entitled cause. Attached hereto and incorporated herein by reference as if fully set forth are copies of the documents, referenced below, related to that investigation.

Police Agency Brentwood Police Department Case Number

18-6244

The above referenced documents were prepared in the ordinary course of business of the investigating agency, and pursuant to the sworn duty of the subscribing officers. Affiant is informed and believes that the above referenced defendant committed the offense[s] alleged in the accompanying complaint in the manner and by the means as set forth in said complaint and in said incorporated documents, and prays:

- (X) That A Warrant Be Issued For The Arrest Of Said Defendant
- (X) Defendant Be Held In-Custody Until Bail Is Posted

I declare under penalty of perjury that the foregoing is true and correct.

Date: December 26, 2018

The Court finds, based on the foregoing declaration and accompanying complaint, that there is probable cause to believe the above named defendant committed the crime[s] alleged in that complaint, and orders:

A Warrant Be Issued For The Arrest Of Said Defendant Defendant Be Held In-Custody Until Bail Is Posted

The Defendant Is To Be Admitted To Bail In The Sum Of \$

DEC 2 7 7018

Judge of the Superior Court

Contra Costa County

201 202 04427		CLERKS DOCKET AND MINUTES CASE NO: 195330 6 01
THE DEADLE OF	THE STATE OF CALIFORN	
INE PEUPLE UP	Vs.	
DEMETRIC 2821 MAYF ANTIOCH	DIAZ	2 CLENZELL BRYANT
DATE OF BIRTH	06 /10 /05	D/L F4511705 CA
DATE OF BIRTH:	06/19/95	CHARGES
:	DEFENDANT (S) A FELONY TO WIT 1 PC 209(b)(2 PC 211 3 PC 245(a)(O, SWORN TO BY OFC BARRERA SITH HAVING COMMITTED ON OR ABOUT 12/21/18 SECOND OF SECTION(S) SECOND DEGREE ROBBERY ASSAULT WITH A FIREARM ASSAULT WITH A FIREARM ASSAULT WITH A FIREARM
:	JUDGE :	PROCEEDINGS
•	;	
:		FOR ARR ON 12/28/18 AT 8:45
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		\$10 (SIGNED CITE)
		\$25 (BOOKING FEE)  \$25 (BOOKING FEE)  \$(CJA FEE)  SERVE PROTECTIVE ORDER  CCA FEE (\$30 / \$35 PER CONV)  SECURITY FEE (\$40 PER CONV)

# Superior Court of California, County of Contra Costa

# BOOKING FEE REIMBURSEMENT NOTICE

Defendant's Name Arresting Agency: Arresting Agency's Contact Phone No	.: <u>(925) 634-6911</u>	Metric Department	Brentwood  CHP  Danville  East Bay Re  El Cerrito  Lafayette  To Be Complete		☐ Oakley ☐ Orinda ☐ San Ramon ☐ Sheriff ☐ Walnut Creek
Verified By:	MMCUS ~ 1 (PLEASE PRINT	Receis Clos	Court Case No.: Sentenced:		
		IATION FOR DEFENI OF A CRIMINAL JUS			<u> </u>
	booking costs incur	as ordered that you re red on your behalf in th			
		D TO SERVE JAIL OF 8420 to make a paymo			nent plan.
You must pay	the amount designa	SERVE JAIL OR OTH ted above within 20 w lease from custody, yo	orking days afte	er release from	
a determination of the Court or your and cross examin Officer who will m	f your ability to pay a attorney. At that hea e witnesses. In add ake an inquiry regar	sets to pay this fee you all or a portion of this fearing you will have the ition, the court will orde ding your ability to pay contact the Financial I	ee. If you wish the right to counse er you to appeate this fee and many this fee and	to have a hear I, to present ev r before a Fina ake a recomm	ing, you must notify vidence and confront ancial Evaluation endation to the Court
Contact the Court	Collections Unit (Co	CU) regarding your abi	lity to pay: (925	5) 608-2605	
·					
DISTRIBUTION:	ORIGINAL – Court	CANARY – Defendant	PINK – Court File	GOLDEN	ROD - Arresting Agency
Local Court Form CR-143 Rev. 10/5/17					

DOCKET NO. 5-190194-1

FELON' AND	WISDEMEANOR CLERK'S DOCKET AND P	MINUTES .
DEFENDANT: Clenzel Bryant ADDRESS ROC: PROB CUSTODIAL STATUS: SBOWD \$150,000	DEPT. MCC_ DATI	E 11/4/19 TIME 345
ROC: PROB	DEFENSE ATTORNEY	TIMEWAIVED
CUSTODIAL STATUS: SROWD \$150.000		
CHARGES:	+ PC 211	
•		MINUTES CERTIFIED CORRECT
Λ	COURT A	Tool
JUDGE CONLEPA	COURT Argyrophilos  COURT	CLERK JWG
ASSIGN 5 JUDGE HAVEDIE 9:00/9:16	REPORTER	CLERK
A ☐ Def proceeds PRO PER ☐ Appearance waived		W N Bench Warrant to issue
P Def appears In Custody M Def not appearing P With / by Atty / Pub Def / ADO KULUK  E Deputy District Atty San Soe	R ☐ Information / Indictment ☐ PX / GJ transcript	Bail set at \$
P With / by Atty / Pub Def / ADO KULUK	" Dell'Ottale	R No Cite/PTA release No vol app
Court Probation Officer	· Dronnaranagranara	A Hold until
non-cert.	G ☐ Duly arraigned ☐ Video ☐ on Prob. Viol. N ☐ Answers true name as charged	т (Bail forfeited & continued 190 days
N sworn / oath on file / qualified per Rule 2.893	M Answers true marile as charged	Recalled Set aside Remain out
C ☐ Order Interp. ☐ Coord. Notified E ☐ Refer to PD / PROB B Study / PPR / ☐ Confl. Notified		A Bail exonerated
□ PD / ADO / PVT □ accepts □ relieved □ appt'd	Plea of not guilty entered	Bail forfeiture set aside & reinstated
☐ 170.6 / 171 PC filed / Order ☐ Granted ☐ Denied	☐ Time not waived ☐ PC977 waiver filed	upon payment of fee \$
P	Obey all laws Use true name / DOB  Do Not use any alcohol / drugs w/o Rx	C TRIAL: 1/6/20 @ 3245 am MCC O RC/FRC: 12/24/19 \$30 5-6 N PX:
E Pleads no contest, Found Guilty Ct #  A Pleads Not guilty / Found Not guilty by reason of insanity	C ☐ Attend AA / NA meetings per week and	N PX:
A ☐ Pleads Not guilty / Found Not guilty by reason of instantly  S ☐ Admits / denies: priors / enhancements / strikes	present proof at each court appearance	PTC/SET:
/ ☐ Rights given / waived ☐ App. Rights given / waived	p ☐ Submit to search/testing for	NU □ FUTURE DATES CONFIRMED
A Per PC1192.5	Re-ref / Reinstate L1 / L2 / PCDDP Not drive unless properly licensed and insured.	A Time waived to 1/6 £10/60 gays
Time for Misdo Trial / Sent waived Lnot waived  Time for Fel PX / (13) (0) 60 days waived / not waived	☐ Destroy / Return Weapon	A Time waived to 1/6 (10/60 days)  N Vacate date of
R Time for PV – 15 / 45 days waived / not waived	☐ SCRAM / GPS ☐ Ordered ☐ Removed	E Definustiv need not appear)
S Other	1	s Last Day
M ☐ Defendant held to answer at PX hearing	P Court / Formal Prob. yrs. mos.	P ☐ Counsel declares doubt / ☐ Crim proc susp
Defendant held to answer at PX hearing People / Def Motion to / for / cont	R No Probation	c Court appoints Dr.
People / Def objected No action taken	Adult Pre-Trial / Post Plea / Diversion	3 Purs. PC288.1 / PC1368
☐ Granted ☐ Denied ☐ Submitted	A Prob./ Div./ Parole / PRCS Reinst'd / Ext./ Modif.	6 Counsel submit on Dr / CONREP Report
N	Def given / waived rights to Revoc Hg: admits /	datedmarked as EXH
/ Fel / IVIISO	M denies allegation	Court finds def competent / incompetent to
Pursuant to 23103.5 CVC	/ ☐ Violation of Prob./ Div. / Parole / PRCS  □ Prob. / Div. / Parole / PRCS revoked	3 Court refere def to CONPER / Adult MII
Substitute misdemeanor for felony where it appears	In re law notice given	o Def committed to
R Per Court / DA dismiss Ct #	Prob. / Div / PRCS: Terminated:	Max term of commitment
s Per Court / DA dismiss Enhancements / Strikes	Successfully / Unsuccessfully / Denied  A  Crim. proceedings susp. / reinstated / dism.	Local custody credits
Reasons:  Crim. protective order issued/modified/served on	R Standard terms & cond. of Probation given	☐ Meds voluntary / involuntary / no consent
☐ Deft. ☐ Victim ☐ DA	PC 296 sample ordered / verified	☐ Criminal proceedings reinstated
Stay away from	E ☐ Parole violation(s) sustained / not sustained	NYSTANIA (Market Market
RF\$ [PC1202.4] Fine \$	c Gounty jail days / mos / yrs	State Prison yrs mos County Jail yrs mos days
Prob. Viol. Fine \$ PVRF/PRCS \$ F_ [Pc1202.44] suspended / imposed   Pc1202.44	M days / mos / yrs credit	Mand. Supyrs mosdays
Victim restitution \$	days / mos / yrs suspended	CT L M U yrs mos (cc) (cs) CT L M U yrs mos (cc) (cs)
🖫 🗌 Victim restitution TBD / Not ordered	T Sentence to commence	CT _ L M U yrs mos (cc) (cs)
s ☐ VCB \$ ☐ \$10 Cite Fee ☐ \$25 O.R. ☐ \$41Theft fee	M Serve consecutive / concurrent with:	CT L M U yrs mos (cc) (cs)
CJA govt. code 29550 et. seq. \$	N Jail SWAP No EHD EHD	ENHyrsmos
COA \$CCA \$	S Release from custody to program	ENH yrsmos ACTUAL CTS
Lab \$ Atty Fees \$	Day-for-day credit for successful completion of	CONDUCT CTS
□ Pay bal. of fine/ □ In lieu of fine/ □ Susp. after fine	residential treatment program	☐ ½ time credits
hours Volunteer work by Fee \$ Balance of fines / fees / rest. to remain as ordered	B PC 290 registration ☐ SARATSO	☐ Parole / PRCS advisement given
¹ Make payments to Linebarger.	s Sent. recall purs. to 1170.18 / Prop 47 dept resent.	Paper commitment
Other	See attached additional orders	rach hail nosted [7] Phone calls
in the amount of \$	d ☐ On OR ☐ Promise to Appear ☒ Cont'd on bond/ ☐ State Prison Commitment ☐ Committed to	custody until sentence is satisfied in full
in the amount of \$ SHERIFF; COMMITMENT: I certify that this is a tri	ue copy of the Entry of Judgment or Order and is your author	rity for the execution thereof. CA.C. HAPDIE
11/4/19		OF THE SUPERIOR COURT
ARRIVE Coul	GREEN - Jail (if in custody) CANARY - Defendant PINK - Probatic	
m for additional information. WHITE - Court		

DOCKET NO.

5-190194-1

	FELONY AND	) IVII	SDEMEANOR CLERK'S DOCKET AND	MINUTES
DE	FENDANT: Bryant, Clenzell DRESS PROB		DEPT. MCC. DA	TE 10/31/19 TIME 1:30:
AD	DRESS		The same of the sa	DOB:
RC	PROB		DEFENSE ATTORNEY	TIME WAIVED
$\sim$ 1	PETODIAL CEATUR, & OSTUPA			and a state of the control of the co
CĤ	IARGES:	+_	PC 211 / IT: 1114	PC: 10/23 )
			COLIDT	MINUTES CERTIFIED CORRECT
JU	DGE T. (AND)A SIGN DEPT. JUDGE		COURT REPORTER MATERIANS TILLS	S CLERK A Tany
AS	SIGN		COURT	
TO	DEPTJUDGE		REPORTER	CLERK
A	☐ Def proceeds PRO PER ☑ Appearance waived		Handed copy of:   Petition to Revoke	W ☐ Bench Warrant to issue
P	☐ Def appears ☐ In Custody ☐ Def not appearing	R	☐ Information / Indictment ☐ PX / GJ transcript	A Bail set at \$
E	With / by Alty / Pub Def / ADO)	A	☐ Complaint/Discovery ☐ Bail Study	R No Cite/PTA release No vol app
AR	☐ Court Probation Officer ☐ Interp. ☐ cert. ☐ non-cert.	l G	☐ Formal arraignment waived / Reading of Complt.	N Hold until
A		И	☐ Duly arraigned ☐ Video ☐ on Prob. Viol.	T Bail forfeited & continued 190 days
C M	sworn / oath on file / qualified per Rule 2.893	M	☐ Answers true name as charged	¹ ☐ Recalled ☐ Set aside ☐ Remain out
E	☐ OrderInterp. ☐ Coord. Notified ☐ Refer to PD / PROB B Study / PPR / ☐ Confl. Notified	E.	☐ Deny enhancements	A Bail exonerated
	□ PD / ADO / PVT □ accepts □ relieved □ appt'd	T	☐ Plea of not guilty entered	Bail forfeiture set aside & reinstated
l	☐ 170.6 / 171 PC filed / Order ☐ Granted ☐ Denied		☐ Time not waived ☐ PC977 waiver filed	upon payment of fee \$
P	☐ Written plea filed ☐ Pleads Guilty, Ct. #	ō	☐ Obey all laws ☐ Use true name / DOB	c FRIAL: 1/6 845 MCC
E	Pleads no contest, Found Guilty Ct #	R	☐ Do Not use any alcohol / drugs w/o Rx	RC/FRC: 12/24 830 Db
AS	Pleads Not guilty / Found Not guilty by reason of insanity	C	Attend AA / NA meetings per week and	PX:
1	☐ Admits / denies: priors / enhancements / strikes☐ Rights given / waived☐ App. Rights given / waived☐	N	present proof at each court appearance  Submit to search/testing for	PTC/SET:
W	Per PC1192.5	s	Re-ref / Reinstate L1 / L2 / PCDDP	N U ⊡∕FUTURE DATES CONFIRMED
l v	☐ Time for Misdo Trial / Sent waived / not waived		☐ Not drive unless properly licensed and insured.	A ☐ Time waived to +10 / 60 days
È	Time for Fel PX / Trial 10 / 60 days waived / not waived		Destroy / Return Weapon	N
R	☐ Time for PV – 15 / 45 days waived / not waived		SCRAM / GPS Ordered Removed	E (ID Def must) need not appear
	Other			s Last Day
M	☐ Defendant held to answer at PX hearing	P	Court / Formal Prob. yrs. mos.	P
0.	Defendant heid to answer at PX hearing  People / Def Motion to / for / Cont	R	□ No Probation	c ☐ Counsel declares doubt / ☐ Crim proc susp
T	My Leobiel, persolected	B	Adult Pre-Trial / Post Plea / Diversion	1 Court appoints Dr
0	Granted ☐ Denied ☐ Submitted	A	Prob./ Div./ Parole / PRCS Reinst'd / Ext./ Modif.	6 Counsel submit on Dr / CONREP Report
S	Info / Indictment/Complaint amended on its face to add Ct # a violation of section	T I	to Def given / waived rights to Revoc Hg: admits /	datedmarked as EXH
1	Fel / Misd	O M	denies allegation	Court finds def competent / incompetent to
OR	☐ Pursuant to 23103.5 CVC	1	☐ Violation of Prob./ Div. / Parole / PRCS	1 stand trial
D	☐ Substitute misdemeanor for felony where it appears	D	Prob. / Div. / Parole / PRCS revoked	Court refers def to CONREP / Adult MH
R	in Ct # Per Court / DA dismiss Ct #	v	☐ In re law notice given ☐ Prob. / Div / PRCS: Terminated:	o Def committed to
5	Per Court / DA dismiss Enhancements / Strikes	/. p	Successfully / Unsuccessfully / Denied	Max term of commitment
	Reasons:	A	Crim. proceedings susp. / reinstated / dism.	Local custody credits    Meds voluntary / involuntary / no consent
	☐ Crim. protective order issued/modified/served on	R	Standard terms & cond. of Probation given	☐ Criminal proceedings reinstated
	☐ Deft. ☐ Victim ☐ DA	L.	PC 296 sample ordered / verified	E. Oliminal proceedings remotated
	☐ Stay away from	E	L Parole violation(s) sustained / not sustained	Photo Dulana
	☐ RF\$ [PC1202.4] ☐ Fine \$ ☐ Prob. Viol. Fine \$ ☐ PVRF/PRCS \$	0	County jail days / mos / yrs	State Prison yrs mos days County Jail yrs mos days
F	[PC1202.44] suspended / imposed [PC1202.44]	M	days / mos / yrs credit	Mand. Supyrs mos days
N	☐ Victim restitution \$	t∨i å	days / mos / yrs suspended	CT L M U yrs mos (cc) (cs)
E	☐ Victim restitution TBD / Not ordered	Υ	Sentence to commence	CT L M U yrs mos (cc) (cs)
S	☐ VCB \$ \$10 Cite Fee ☐ \$25 O.R. ☐ \$41Theft fee	E W	Serve consecutive / concurrent with:	CT L M U yrs mos (cc) (cs) CT L M U yrs mos (cc) (cs)
F	☐ CJA govt. code 29550 et. seq. \$	N	CLEAR OWAR CAN SUB CITY	ENH yrs mos
E	COA \$ CCA \$	T S	☐ Jail ☐ SWAP ☐ No EHD ☐ EHD	ENH yrs mos
s	Lab \$ Atty Fees \$		Release from custody to program  Day-for-day credit for successful completion of	ACTUAL CTS
	Pay bal. of fine/ ☐ In lieu of fine/ ☐ Susp. after fine	R	approved day / mo / yr	CONDUCT CTS
	hours Volunteer work by Fee \$	G	residential treatment program	☐ ½ time credits
	Balance of fines / fees / rest, to remain as ordered	1	PC 290 registration SARATSO	Parole / PRCS advisement given
	<ul> <li>☐ Make payments to Linebarger.</li> <li>☐ Other</li> </ul>	8	☐ Sent. recall purs. to 1170.18 / Prop 47 dept resent. ☐ See attached additional orders	☐ Paper commitment
_	REMANDED			each hail nected  Phone colle
	all set in the amount of \$			
	O THE SHERIFFY COMMITMENT: I certify that this is a true	∋ col	by of the Entry of Judgment or Order and is your author	ity for the execution thereof.
Di	ATED:		<u>Canij</u>	
Ĺ		0.5		OF THE SUPERIOR COURT
566	back of form for additional information. WHITE - Court of	GREE	EN - Jail (if in custody) CANARY - Defendant PINK - Probation	GOLDENROD - CCU CR-3013 (Rev. 10/12/18)

DOCKET NO.

SUPERIOR COURT OF CALIFORN ,	i ^y j,	ARTINEZ	05-190194-1 08
FELONY AND	M	SDEMEANOR CLERK'S DOCKET AND	MINUTES PA RATE-H
DEFENDANT: DRYANT, GLEWZELL		DEPT DA	TETOO ASO TIME ON O
ADDRESS 17 ATLANTIC CIR #203 ROC: TRIAL FEL PROB		TITTEBURG	-CA - 54545 DOB: - 03/31/1576
ROC: TRUME FELL PROB			TIME WAIVED
CUSTODIAL STATUS: 9BOND CHARGES: 01 F-PC 211		\$150,000	toti et ette ette e
07 F VC 2800.2 W/E		20.00	58 F PC 211
		COURT MARY ARGYROPOULOS  REPORTER COURT  COURT REPORTER	MINUTES CERTIFIED CORRECT
JUDGE THERESA CANERA		REPORTER 100 100 HE 175	CLERK <u>A JANG</u>
ASSIGN TO DEPT JUDGE		REPORTER	CLERK
A ☐ Def proceeds PRO PER ☐ Appearance waived	A	Handed copy of: ☐ Petition to Revoke	₩ ☐ Bench Warrant to issue
P ☐ Def appears ☐ In Custody ☐ Def not appearing	R R	☐ Information / Indictment ☐ PX / GJ transcript	R Bail set at \$
E Deputy District Atty O CONNET!	А	☐ Complaint/Discovery ☐ Bail Study	R No Cite/PTA release No vol app
Court Probation Officer	l G	☐ Formal arraignment waived / Reading of Complt. ☐ Duly arraigned ☐ Video ☐ on Prob. Viol.	A Hold until
A Interp cert non-cert.	N	Answers true name as charged	T Bail forfeited & continued 190 days
N sworn / oath on file / qualified per Rule 2.893  c ☐ OrderInterp. ☐ Coord. Notified	M		Recalled Set aside Remain out
E ☐ Refer to PD / PROB B Study / PPR / ☐ Confl. Notified		☐ Deny enhancements	Bail exonerated
☐ PD / ADO / PVT ☐ accepts ☐ relieved ☐ appt'd ☐ 170.6 / 171 PC filed / Order ☐ Granted ☐ Denied	T	Plea of not guilty entered	L Dail fortestore set aside & remistated
	0	☐ Time not waived ☐ PC977 waiver filed ☐ Obey all laws ☐ Use true name / DOB	upon payment of fee \$
P	13	Do Not use any alcohol / drugs w/o Rx	0/RC/ARC: 10/23 830 D-6
A Pleads Not guilty / Found Not guilty by reason of insanity	C	Attend AA / NA meetings per week and	PX:
S Admits / denies: priors / enhancements / strikes	N	present proof at each court appearance  Submit to search/testing for	PTC/SET:
w ☐ Rights given / waived ☐ App. Rights given / waived  A ☐ Per PC1192.5	S	Re-ref / Reinstate L1 / L2 / PCDDP	N
Time for Misdo Trial / Sent waived / not waived		Not drive unless properly licensed and insured.	A Time waived to 11/4 (+10)60 days
☐ Time for Fel PX / Trial 10 / 60 days waived / not waived		Destroy / Return Weapon	Vacate date of
R Time for PV – 15 / 45 days waived / not waived  Other		SCRAM / GPS Ordered Removed	□ Trailing /
			Last Day 11/14
M ☐ Defendant held to answer at PX hearing	P	Court / Formal Prob yrs mos.	P Counsel declares doubt / Crim proc susp
People / Def Motion to / for / cont People / Def objected No action taken	0	☐ No Probation ☐ Adult Pre-Trial / Post Plea / Diversion	1 Court appoints Dr
Granted Denied Submitted	B	Prob./ Div./ Parole / PRCS Reinst'd / Ext./ Modif.	9 Purs. PC288.1 / PC1368
N Info / Indictment/Complaint amended on its face to	Ŧ	to	.8 Counsel submit on Dr / CONREP Report
s add Ct # a violation of section / Fel / Misd	ò	Def given / waived rights to Revoc Hg: admits / denies allegation	datedmarked as EXH  Court finds def competent / incompetent to
O ☐ Pursuant to 23103.5 CVC	P.I	☐ Violation of Prob./ Div. / Parole / PRCS	1 stand trial
Bubstitute misdemeanor for felony where it appears	Đ	Prob. / Div. / Parole / PRCS revoked	3 7. ☐ Court refers def to CONREP / Adult MH
E in Ct#	٧	In re law notice given	o Def committed to
R ☐ Per Court / DA dismiss Ct # S ☐ Per Court / DA dismiss Enhancements / Strikes	/ P	Prob. / Div / PRCS: Terminated: Successfully / Unsuccessfully / Denied	Max term of commitment
Reasons:	A	☐ Crim. proceedings susp. / reinstated / dism.	Local custody credits  Meds voluntary / involuntary / no consent
Crim. protective order issued/modified/served on	O	Standard terms & cond. of Probation given	☐ Criminal proceedings reinstated
☐ Deft. ☐ Victim ☐ DA ☐ Stay away from	F	PC 296 sample ordered / verified Parole violation(s) sustained / not sustained	
☐ RF\$ [PC1202.4] ☐ Fine \$	C	County jail days / mos / yrs	State Prison yrs mos
Prob. Viol. Fine \$ PVRF/PRCS \$	O M	days / mos / yrs credit	County Jail yrs mos days
[PC1202.44] suspended / Imposed [PC1202.44]	IVI	days / mos / yrs suspended	Mand. Sup yrs mos days CT L M U yrs mos (cc) (cs)
N ☐ Victim restitution \$ E ☐ Victim restitution TBD / Not ordered	I T	Sentence to commence	CT L M U yrs mos (cc) (cs)
s UCB\$	M	Serve consecutive / concurrent with:	CT L M U yrs mos (cc) (cs)
/	E N		CT L M U yrs mos (cc) (cs) ENH mos
E COAS CCAS	Υ	☐ Jail ☐ SWAP ☐ No EHD ☐ EHD	ENH yrsmos
s Lab\$	s	Release from custody to program  Dav-for-day credit for successful completion of	ACTUAL CTS
Atty Fees \$ ☐ Prob. Report Fee \$	RE	approvedday / mo / yr	CONDUCT CTS
hours Volunteer work by Fee \$	E G	residential treatment program	☐ ½ time credits
☐ Balance of fines / fees / rest, to remain as ordered	i S	☐ PC 290 registration ☐ SARATSO☐ Sent. recall purs. to 1170.18 / Prop 47 dept resent.	☐ Parole / PRCS advisement given ☐ Paper commitment
☐ Make payments to Linebarger. ☐ Other	o	See attached additional orders	☐ Paper commitment
REMANDED Court Courtesy Ordered released	1 [	On OR Promise to Appear Cont'd on bond/	cash bail posted 🔲 Phone calls
Bail set in the amount of \$		_ ☐ State Prison Commitment ☐ Committed to	custody until sentence is satisfied in full
TO THE SHERIFF: COMMITMENT: I certify that this is a true	t: C0	py or the Entry of Judgment of Order and is your autho	ny for the execution thereof.
DATED:		- Júngs	OF THE SUPERIOR COURT
See back of form for additional information. WHITE - Court	GRE	EN - Jall (if in custody) CANARY - Defendant PINK - Probatio	n GOLDENROD CCU CR-3013 (Rev. 10/12/18)

SUPERIOR COURT, COUNTY OF CONTRA COSTA, STATE OF CALIFORNIA SUPERIOR COURT OF CALIFORN  $^{\circ}$  , MARTINEZ

DOCKET NO. 05-190194-1 02

FELONY AND	MISDEMEANOR CLERK'S DOCKET AND	MINUTES PA RATE-H
DEFENDANT: BRYANT, CLENZELL	DEPTMCC_DA	TO AZODZONIONE DEZE AND
ADDRESS 19 ATLANTIC CIR #203 ROC: TRIAL FEL PROB	PITTSBURG	CA 94565 DOB: 03/31/1996
ROC: TRIAL FEL PROB	DEFENSE ATTORNEY KULUK	TIMEMOT_WAIVED
CUSTODIAL STATUS: 222002	\$150.(X)()	
CHARGES: <u>01 F PC 211</u>	02 F PC 211	03 F PC 211
07 F VC 2800.2 W/E		MINUTES CERTIFIED CORDECT
TIMBECA CANEDA	COURT	MINUTES CERTIFIED CORRECT
	REPORTER M. ARGYROP	OUL CELERK A. JANG
TO DEPT. 40 JUDGE Bowen	RANGERIE PRINCE CS	R# ZOAR C. Castillo
A ☐ Def proceeds PRO PER ☐ Appearance waived	A Handed copy of: ☐ Petition to Revoke	
P Def appears In Custody—Def not appearing	R	W Bench Warrant to issue
P ☐ Def appears ☐ In Custody ☐ Def not appearing P ☐ With / by Atty / Pub Def (ADO)	K / C OIsia/Discourse C D N NO. 1	R Bail set at \$
A Deputy District Atty (abra) //Oglana/	☐ Formal arraignment waived / Reading of Complt.	R ☐ No Cite/PTA release ☐ No vol app
R ☐ Court Probation Officer ☐ cert. ☐ non-cert.	G ☐ Duly arraigned ☐ Video ☐ on Prob. Viol.	N Hold until
sworn / oath on file / qualified per Rule 2.893	M Answers true name as charged	T Bail forfeited & continued 190 days
c ☐ OrderInterp. ☐ Coord. Notified	E	Recalled ☐ Set aside ☐ Remain out
Refer to PD / PROB B Study / PPR / Confl. Notified	_ E beily enhancements	A   Bail exonerated
☐ PD / ADO / PVT ☐ accepts ☐ relieved ☐ appt'd ☐ 170.6 / 171 PC filed / Order ☐ Granted ☐ Denied	T Plea of not guilty entered	☐ Bail forfeiture set aside & reinstated
ALCOHOL MANAGEMENT OF THE STATE	☐ Time not waived ☐ PC977 waiver filed	upon payment of fee \$
Written plea filed ☐ Pleads Guilty, Ct. #	Obey all laws Use true name / DOB	C TRIAL: 1-20-19 8:45
☐ Pleads no contest, Found Guilty Ct # ☐ Pleads Not guilty / Found Not guilty by reason of insanity	□ Do Not use any alcohol / drugs w/o Rx □ Attend AA / NA meetings per week and	RC) FRC: 7-10-19 D. 35
S	O managed and of the contract	PX: 8:30 D6 PTC/SET:
Rights given / waived $\square$ Ann. Rights given / waived	Submit to search/testing for	N
A Per PC1192.5	Re-ref / Reinstate L1 / L2 / PCDDP	U FUTURE DATES CONFIRMED
Time for Misdo Trial / Sent waived / hot waived	Not drive unless properly licensed and insured.	A Time waived to 1/22/+10/ 60 days
A Per PC1192.5  Time for Misdo Trial / Sept Waived / hot waived  Time for PV - 15/75 days waived / not waived	Destroy / Return Weapon	Vacate date of
The lot v - 137 43 days waived / not waived	☐ SCRAM / GPS ☐ Ordered ☐ Removed	E Definust / need not appeal
S Other		S Last Day
M ☐ Defendant held to answer at PX hearing	P Court / Formal Probyrsmos.	
People / Def Motion to / for / cont	R No Probation	c ☐ Counsel declares doubt / ☐ Crim proc susp
☐ People / Def objected ☐ No action taken	Adult Pre-Trial / Post Plea / Diversion	1 Court appoints Dr.
o ☐ Granted ☐ Denied ☐ Submitted	A Prob./ Div./ Parole / PRCS Reinst'd / Ext./ Modif.	Purs. PC288.1 / PC1368
Info / Indictment/Complaint amended on its face to     add Ct # a violation of section	T to	Counsel submit on Dr / CONREP Report
s add Ct # a violation of section / Fel / Misd	Def given / waived rights to Revoc Hg: admits /	datedmarked as EXH  Court finds def competent / incompetent to
Pursuant to 23103.5 CVC	ndenies allegation / ☐ Violation of Prob./ Div. / Parole / PRCS	stand trial
Bubstitute misdemeanor for felony where it appears	□ Prob. / Div. / Parole / PRCS revoked	3 Court refere dette COMPER (Addustin
E in Ct #	In re law notice given	Def committed to
R Per Court / DA dismiss Ct #	Prob. / Div / PRCS: Terminated:	Max term of commitment
S Per Court / DA dismiss Enhancements / Strikes	P Successfully / Unsuccessfully / Denied	Local custody credits
Reasons:  Crim. protective order issued/modified/served on	A Crim. proceedings susp. / reinstated / dism.  B Standard terms & cond. of Probation given	☐ Meds voluntary / involuntary / no consent
☐ Deft. ☐ Victim ☐ DA	D. D.C. 206 nomple nade and I woulded	☐ Criminal proceedings reinstated
Stay away from	E ☐ Parole violation(s) sustained / not sustained	
☐ RF\$[PC1202.4] ☐ Fine \$	C County foil down I was I was	State Prison yrs mos
Prob. Viol. Fine \$ PVRF/PRCS \$	<u> </u>	County Jailyrsmosdays
[PC1202.44] suspended / imposed [PC1202.44]		Mand. Supyrsmosdays
N Victim restitution \$	days / mos / yrs suspended	CT L M U yrs mos (cc) (cs)
E ☐ Victim restitution TBD / Not ordered  S ☐ VCB \$	Serve consecutive / concurrent with:	CT L M U yrs mos (cc) (cs) CT L M U yrs mos (cc) (cs)
/ ☐ \$10 Cite Fee ☐ \$25 O.R. ☐ \$41Theft fee	E	CT L M U yrs mos (cc) (cs)
F CJA govt. code 29550 et. seq. \$	N ↑ ☐ Jail ☐ SWAP ☐ No EHD ☐ EHD	ENHyrsmos
E COAS CCAS	τ ☐ Jail ☐ SWAP ☐ No EHD ☐ EHD  S ☐ Release from custody to program	ENHyrs mos
s Lab \$ Prob. Report Fee \$	Day-for-day credit for successful completion of	ACTUAL CTS
☐ Pay bal. of fine/ ☐ In lieu of fine/ ☐ Susp. after fine	approvedday / mo / yr	CONDUCT CTS
hours Volunteer work by Fee \$	residential treatment program	☐ ½ time credits
Balance of fines / fees / rest. to remain as ordered	i ☐ PC 290 registration ☐ SARATSO	☐ Parole / PRCS advisement given
☐ Make payments to Linebarger. ☐ Other	Sent. recall purs. to 1170.18 / Prop 47 dept resent.	☐ Paper commitment
	See attached additional orders	
☐ REMANDED ☐ Court Courtosy ☐ Ordered released Bail set in the amount of \$	☐ On OR ☐ Promise to Appear ☐ Cont'd op/bond/b	asn pail posted   Phone calls
TO THE SHERIFF: COMMITMENT: I certify that this is a true	copy of the Entry of Judgment or Order and is your authorit	ity for the execution thereof
DATED: 6/03/2019	THERESA C	
	JUDGE	OF THE SUPERIOR COURT
See back of form for additional information. WHITE - Court G	REEN Jail (if in custody) CANARY - Defendant PINK - Probation	GOLDENROD - CCU CR-3013 (Rev. 10/12/18)

DOCKET NO.

SUPERIOR COMPT OF CALIFOR	指套置的2分类区。	00 :90194 <u>a     </u> -
FELONY AND	MISDEMEANOR CLERK'S DOCKET AND	MINUTES PARTICIPATION OF THE PROPERTY OF THE P
DEFENDANT: AND	DEPT DA	
ADDRESS 18 21 ANTIC CIR ASSO		
ROC: 607 PROB PROB		
CUSTODIAL STATUS: SECIMD	9350,000	
CHARGES:		<u> </u>
07 F VC 2800.2 876		MINUTES CERTIFIED CORRECT
JUDGE P. SCANLON	COURT MB 110-	1
JUDGE FA SUPANLIAN ASSIGN	COURT REPORTER	CLERK REPOLITY KOEPSER
TO DEPT JUDGE	REPORTER	CLERK
A ☐ Def proceeds PRO PER ☐ Appearance waived	A Handed copy of: ☐ Petition to Revoke	W ☐ Bench Warrant to issue
Def appears In Custody Definet appearing With / by Atty / Pub Def (Dec.) Deputy District Atty R Court Probation Officer	R	R Bail set at \$
E F Deputy District Atty	A Complaint/Discovery Bail Study	R ☐ No Cite/PTA release ☐ No vol app
A Court Probation Officer	Formal arraignment waived / Reading of Complt.	A D Hold world
A Interp.	G ☐ Duly arraigned ☐ Video ☐ on Prob. Viol.	T Bail forfeited & continued 190 days
N sworn / oath on file / qualified per Rule 2,893	M Answers true name as charged	¹ ☐ Recalled ☐ Set aside ☐ Remain out
C ☐ OrderInterp. ☐ Coord. Notified  E ☐ Refer to PD / PROB B Study / PPR / ☐ Confl. Notified	R ☐ Deny enhancements	A ☐ Bail exonerated
☐ PD / ADO / PVT ☐ accepts ☐ relieved ☐ appt'd	T Plea of not guilty entered	□ Bail forfeiture set aside & reinstated
☐ 170.6 / 171 PC filed / Order ☐ Granted ☐ Denied	☐ Time not waived ☐ PC977 waiver filed	upon payment of fee \$11.5
P  Written plea filed  Pleads Guilty, Ct. #	O Dbey all laws Use true name / DOB	C TRIAL (C) (C) (C) (C)
E ☐ Pleads no contest, Found Guilty Ct #	□ Do Not use any alcohol / drugs w/o Rx	C TRIAL: 0 3 2 3 5 5 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
A Pleads Not guilty / Found Not guilty by reason of insanity	C Attend AA / NA meetings per week and	PX:
S Admits / denies: priors / enhancements / strikes	n present proof at each court appearance	PTC/SET:
W ☐ Rights given / waived ☐ App. Rights given / waived	D ☐ Submit to search/testing forS ☐ Re-ref / Reinstate L1 / L2 / PCDDP	NU ☐ FUTURE DATES CONFIRMED
A ☐ Per PC1192.5 ☐ Time for Misdo Trial / Sent waived / not waived	☐ Not drive unless properly licensed and insured.	U ☐ FUTURE DATES CONFIRMED  A ☐ Time waived to ☐ ☐ (†10) 60 days
Time for Fel PX / Trial 10 / 60 days waived / not waived	☐ Destroy / Return Weapon	N
R ☐ Time for PV – 15 / 45 days waived / not waived	☐ SCRAM / GPS ☐ Ordered ☐ Removed	Vacate date of
		s Trailing Last Day
NA FIRE	P Court / Formal Prob vrs mas	
M ☐ Defendant held to answer at PX hearing ☐ People / Def Motion to / for / cont	P	P ☐ Counsel declares doubt / ☐ Crim proc susp
People / Def objected No action taken	B Adult Pre-Trial / Post Plea / Diversion	1 Court appoints Dr.
o ☐ Granted ☐ Denied ☐ Submitted	A Prob./ Div./ Parole / PRCS Reinst'd / Ext./ Modif.	9 Purs. PC288.1 / PC1368
N Info / Indictment/Complaint amended on its face to	T to	8 Gounsel submit on Dr / CONREP Report
s add Ct # a violation of section	o Li Dei given / waived rights to Revoc Hg: admits /	Court finds def competent / incompetent to
Pursuant to 23103.5 CVC	denies allegation  / Diviolation of Prob./ Div. / Parole / PRCS	1 stand trial
B Substitute misdemeanor for felony where it appears	□ Prob. / Div. / Parole / PRCS revoked	3 7 ☐ Court refers def to CONREP / Adult MH
in Ct #	In re law notice given	Def committed to
R Per Court / DA dismiss Ct #	Prob. / Div / PRCS: Terminated:	Max term of commitment
Per Court / DA dismiss Enhancements / Strikes	P Successfully / Unsuccessfully / Denied A Crim. proceedings susp. / reinstated / dism.	Local custody credits
Reasons:  Crim. protective order issued/modified/served on	R Standard terms & cond. of Probation given	Meds voluntary / involuntary / no consent
☐ Deft. ☐ Victim ☐ DA	PC 296 sample ordered / verified	☐ Criminal proceedings reinstated
☐ Stay away from	E ☐ Parole violation(s) sustained / not sustained	
☐ RF\$ [PC1202.4] ☐ Fine \$	C County jail days / mos / yrs	State Prison yrs mos
F Prob. Viol. Fine \$ PVRF/PRCS \$	M days / mos / yrs credit	County Jail yrs mos days
[PC1202.44] suspended / imposed [PC1202.44]	M	Mand. Sup yrs mos days CT L M U yrs mos (cc) (cs)
E Uvictim restitution TBD / Not ordered	T Sentence to commence	CT L M U yrs mos (cc) (cs)
s VCB\$	M ☐ Serve consecutive / concurrent with:	CT L M U yrs mos (cc) (cs)
/ 🔲 \$10 Cite Fee 🔲 \$25 O.R. 🗎 \$41Theft fee	€	CT L M U yrs mos (cc) (cs)
F	T Jail SWAP No EHD EHD	ENH yrs mos
E Lab \$ Drug Ed \$	s ☐ Release from custody to program	ENH yrs mos ACTUAL CTS
Atty Fees \$ Prob. Report Fee \$	R Day-for-day credit for successful completion of	CONDUCT CTS
☐ Pay bal. of fine/ ☐ In lieu of fine/ ☐ Susp. after fine	approved day / mo / yr	☐ ½ time credits
☐hours Volunteer work by Fee \$ ☐ Balance of fines / fees / rest. to remain as ordered	PC 290 registration SARATSO	☐ Parole / PRCS advisement given
☐ Make payments to AllianceOne.	s Sent. recall purs. to 1170.18 / Prop 47 dept resent.	Paper commitment
Other	☐ See attached additional orders	
☐ REMANDED ☐ Court Courtesy ☐ Ordered released	☐ On OR ☐ Promise to Appear ☐ Cont'd on bond/o	cash bail posted  Phone calls
Bail set in the amount of \$	☐ State Prison Commitment ☐ Committed to a	custody until sentence is satisfied in full
TO THE SHERIFF: COMMITMENT: I certify that this is a true	,	•
DATED:	JUDGE	OF THE SUPERIOR COURT
See back of form for additional information WHITE - Court 1	SPEEM _ Tail (if in custody) CANARY = Defendant PINK = Probation	

DOCKET NO.

		RETINEZ  SDEMEANOR CLERK'S DOCKET AND	MIN	05-190194-1 02 UTES
				DA DATELU
ADDRESSADDRESS			سرتاب دیس	DOB:
DEFENDANT: BRYAINT; CLENZECL ADDRESS 19 ATLANTIC CIR WEGS ROC: ARR FEL. PROB		DEFENSE ATTORNE ADKULLAR	%2 F7	WAIVED
CUSTODIAL STATUS: CONTINUES		\$150.000		
CHARGES: VIFPCEII		05 F VC 2600.2 W	17E	
				MINUTES CERTIFIED CORRECT
		COURT		OLEDY.
JUDGE <u>p. 60/ANLEM</u> ASSIGN		REPORTER	IJ.	CLERKARMOLD / KOERSER
TO DEPT JUDGE				CLERKL. ANDERSON
A ∏Def proceeds PRO PER ☐ Appearance waived,				☐ Bench Warrant to issue
P Oper appears In Custody Detail Departs  P With / by Atty / Pub Def Apol  E Deputy District Atty	R	☐ Information / Indictment ☐ PX / G transcript	A R	Bail set at \$
With / by Atty / Pub Del ADOL MY	A	Complaint/Discovery 🔲 Bail Study		☐ No Cite/PTA release ☐ No vol app
A Deputy District Atty	ı	Formal arraignment waived / Reading of Complt.	A	☐ Hold until
R Court Probation Officer Cert. Connected.	G N	☐ Duly arraigned ☐ Video ☐ on Prob. Viol.	14	☐ Bail forfeited & continued 190 days
N sworn / oath on file / qualified per Rule 2.893	M	☐ Answers true name as charged	1	☐ Recalled ☐ Set aside ☐ Remain out
C ☐ OrderInterp. ☐ Coord. Notified  Refer to PD / PROB B Study / PPR / ☐ Confl. Notified	E	√Deny enhancements	В	☐ Bail exonerated
E ☐ Refer to PD / PROB B Study / PPR / ☐ Confl. Notified ☐ PD / ADO / PVT ☐ accepts ☐ relieved ☐ appt'd	T	Plea of not guilty entered	1	☐ Bail forfeiture set aside & reinstated
☐ 170.6 / 171 PC filed / Order ☐ Granted ☐ Denied		Time not-waived PC977 waiver filed	L	upon payment of fee \$
P ☐ Written plea filed ☐ Pleads Guilty, Ct. #	0	☐ Obey all laws ☐ Use true name / DOB	c	TRIAL:
Pleads no contest, Found Guilty Ct #	R	☐ Do Not use any alcohol / drugs w/o Rx	0	RC/FRC:
A Pleads Not guilty / Found Not guilty by reason of insanity	C	Attend AA / NA meetings per week and	N T	PX: PTC/SEID 3/18 1:30 03
Admits / denies: priors / enhancements / strikes	N	present proof at each court appearance	ı	PTC/SEI2 2/18
w ☐ Rights given / waived ☐ App. Rights given / waived	D S	Submit to search/testing for Re-ref / Reinstate L1 / L2 / PCDDP	N	☐ FUTURE DATES CONFIRMED
A ☐ Per PC1192.5 ☐ Time for Misdo Trial / Sent waived / not waived		Not drive unless properly licensed and insured.	Α	Thime waived to 3//0 +10 / 60 days
Time for Fel PX / Trial 10 / 60 days waived / not waived		☐ Destroy / Return Weapon	C N	☐ Vacate date of
R Time for PV – 15 / 45 days waived / not waived		☐ SCRAM / GPS ☐ Ordered ☐ Removed	E	Delmidst / need ne (appear _ )
S Other			S	Trailing
		Court / Formal Prob. yrs. mos.	Р	
Defendant held to answer at PX hearing People / Def Motion to / for / cont	R	☐ No Probation	c	☐ Counsel declares doubt / ☐ Crim proc susp
T People / Def objected No action taken	9 B	Adult Pre-Trial / Post Plea / Diversion	1 3	Court appoints Dr
c ☐ Granted ☐ Denied ☐ Submitted	А	☐ Prob./ Div./ Parole / PRCS Reinst'd / Ext./ Modif.	6	Counsel submit on Dr / CONREP Report
N ☐ Info / Indictment/Complaint amended on its face to	7	to	8	datedmarked as EXH
s add Ct # a violation of section  I Fel / Misd	o	Def given / waived rights to Revoc Hg: admits / denies allegation	,	Court finds def competent / incompetent to
Pursuant to 23103.5 CVC	M	☐ Violation of Prob./ Div. / Parole / PRCS	1	stand trial
Bubstitute misdemeanor for felony where it appears	B	Prob. / Div. / Parole / PRCS revoked	3 7	Court refers def to CONREP / Adult MH
E in Ct #	V	☐ In re law notice given	0	Def committed to
R Per Court / DA dismiss Ct #	1	Prob. / Div / PRCS: Terminated:		Max term of commitment
Per Court / DA dismiss Enhancements / Strikes Reasons:	Р Д	Successfully / Unsuccessfully / Denied  Crim. proceedings susp. / reinstated / dism.		Local custody credits
☐ Crim. protective order issued/modified/served on	R	☐ Standard terms & cond. of Probation given		☐ Meds voluntary / involuntary / no consent
☐ Deft. ☐ Victim ☐ DA	O L	☐ PC 296 sample ordered / verified		Criminal proceedings reinstated
Stay away from	E	Parole violation(s) sustained / not sustained		
☐ RF\$ [PC1202.4] ☐ Fine \$	C	County jail days / mos / yrs		te Prison mos mos
Prob. Viol. Fine \$ PVRF/PRCS \$ PVRF/PRCS \$	W	days / mos / yrs credit		unty Jail yrs mos days nd. Sup yrs mos days
I [PC1202.44] suspended / imposed [PC1202.44]	IVI ž	days / mos / yrs suspended	CT	L M U yrs mos (cc) (cs)
N ☐ Victim restitution TBD / Not ordered	T	Sentence to commence		L M U yrs mos (cc) (cs)
s DVCB\$	M	☐ Serve consecutive / concurrent with:		L M U yrs mos (cc) (cs) L M U yrs mos (cc) (cs)
/ \$10 Cite Fee \$25 O.R \$41Theft fee \$25 O.R \$41Theft fee \$10 CJA govt. code 29550 et. seq. \$	N			Hyrsmos
E COAS CCAS	τ	☐ Jail ☐ SWAP ☐ No EHD ☐ EHD		Hyrs mos
Lab \$ Drug Ed \$	S	Release from custody to program	AC	TUAL CTS
Atty Fees \$ Drob. Report Fee \$	R	Day-for-day credit for successful completion of approved day / mo / yr	CO	NDUCT CTS
☐ Pay bal. of fine/ ☐ In lieu of fine/ ☐ Susp. after fine ☐hours Volunteer work by Fee \$	E G	residential treatment program		½ time credits
Balance of fines / fees / rest. to remain as ordered	1	☐ PC 290 registration ☐ SARATSO		Parole / PRCS advisement given
☐ Make payments to AlfianceOne.	S	Sent. recall purs. to 1170.18 / Prop 47 dept resent.		Paper commitment
Other		See attached additional orders		hail anatail [1] Diagram 11.
REMANDED Court Courtesy Ordered released		On OR ☐ Promise to Appear   ☐Cont'd on bond/ ☐ State Prison Commitment ☐ Committed to		
Bail set in the amount of \$	 18 CT			
DATED: 272472040			- 	
				HE SUPERIOR COURT
See back of form for additional information. WHITE - Court	GRE	EN - Jail (if in custody) CANARY - Defendant FINK Probation	n G	DLDENROD - CCU CR-3013 (Rev. 9/8/17)

Superior Court o' ☐ MARTINEZ	f California, County of Contra Costa	0144-1
FELONY, COMMITMENT, HOLDING OVER, REMANDING FORM	EFFITOBORG EL RIGIMOND	SUPPLEMENTAL
DEFENDANT (NAME): CLEM 201 Bry CERKY	S DOCKET AND MINUTES  CASE # DH 195  DATE(S) // 122	7330-6 12
APPLICABLE ENTRIES MARKED  APPEARANCES  Deputy District Attorney  District Attorney  District Attorney	Defendant and Attorney ADO EVAN KWIV	16
Fother Other Buckers designated is	investigating afflicer	
☐ Motion to Exclude Witness(es)/Spectators ☐ Except ☐ Motion by People/Defense 10/for	MOTIONS O by	☐ Granted ☐ Denied
☐ Motion to reduce per PC 17b is		
Argued & Submitted		***************************************
/ WITNESSES WITNESS(ES) SWORN AND TESTIFIED FOR PEOPLE	EXHIBITS  EXHIBITS ON BEHALF OF THE PEOPLE  Description	Marked Admitted Withdrawn
1. Ofer Ryan Rezentes, BPD 2. Over Blward Parrer		
3.	2. 3. 4. 5.	
4.       5.	5.	
6. See reverse	6side for additional witnesses and exhibits	
WITNESS(ES) SWORN AND TESTIFIED FOR DEFENDANT	EXHIBITS ON BEHALF OF THE DEFENDANT Description	Marked Admitted Withdrawn
1.	A	
3.	B	
4. See reverse	D	_ U U U
People Rest □ Defense Rests □ No Evidence by Defender □ Closing Argument by People □ Rebuttal Closing by People □ □ ↑ ↑ ↑ ↑ ↑ ↑ ↑ ↑ ↑ ↑ ↑ ↑ ↑ ↑ ↑ ↑ ↑		luk
PRELIMINARY EXAMINATION HELD	COURT ACTION	7 1/ 401
PRELIMINARY EXAMINATION HELD  Preliminary examination was held on the above date and it appear		
there is sufficient cause to believe the above named defendant GUPLEA OF GUILTY		
C) The above named defendant, being charged in a complaint on file Felony Violation of	, it is so ordered that this case together with a cop	lea of GUILTY to a y of all proceedings held
herein is certified to the Superior Court of California, County of Cor PRELIMINARY EXAMINATION WAIVED		liminon, examination of
The above named defendant, being charged in a complaint on file the charges, the Court and the District Attorney consenting thereto	in this Count under the above case number, and having waived pre i, it is ordered that Defendant be held to answer the same.	ипппату ехапппацоп от
DISCHARGE Defendant is Discharged as to Contain Other	-17	
SE  Defendant ordered to appear in the Superior Court of Contra Costs	TTINGS/REFERRALS 3	
on at Defendant referred to Probation Department for Report Stipulated that exhibits be returned to Other	☐ Exhibits retained by court	
DEFENDANT REMANDED to custody to Sheriff until legally discharged.	CUSTODIAL STATUS  ADMIT TO BAIL amount of \$ \$\int \text{AD} \text{Grade and defendant is of this County until such bail is given.}  DEFENDANT TO REMAIN FREE on cash/bail bond as posted	remanded to the Sheriff or own recognizance
TO THE SHERIFF. I hereby certify that the following is a true copy of DATED:	Sure Salauson	ution thereof.
Sec other minute pages for additional proceedings	<ul> <li>✓ Judge of the Superior Court</li> </ul>	

SURERIOR COURT, COUNTY OF CONTRA	COSTA, STATE OF CALIFORNIA	DOCKET NO.
	TTSBURG	04-195330-6 02
	AISDEMEANOR CLERK'S DOCKET AND I	VINUTES PA RATE-H
DEFENDANT: BRYANT; GLENZELL ADDRESS 19 ATLANTIC GIR #203 PROB PROB CUSTODIAL STATUS: CUST		E1/22/2019 TIME 8:45 AM
CHARGES: 01-F-PC-209(b)(1)	02 F-PG-211	
E Department 26		MINUTES CERTIFIED CORRECT
Judge Judy Johnson JUDGE <u>MARY A D'MAI CIER</u> Jocelyn Lem assign TO DEPT. JUDGE Reporter: Priscilla Gwalti	1ey, CSR#1881160RTER GGG CONT 10 0 1	
A	Handed copy of:	Bench Warrant to issue Bail set at \$ Bail set at \$ No Cite/PTA release   No vol app    Hold until     Bail forfeited & continued 190 days   Recalled   Set aside   Remain out   Bail exonerated     Bail forfeiture set aside & reinstated upon payment of fee \$   TRIAL:   Ref.   PTC/SET:   PTC/SET:
TO THE SHERIFF: COMMITMENT: I certify that this is a true  DATED: 4.422/2019	e copy of the Entry of Judgment of Order and is your admo ————————————————————————————————————	OF THE SUPERIOR COURT
See back of form for additional information. WHITE - Court	GREEN - Jail (if in custody) CANARY Defendant PINK - Probatic	n GOLDENROD - CCU CR-3013 (Rev. 9/8/17)

See back of form for additional information.

# SUPERIOR COURT OF THE STATE OF CALIFORNIA IN AND FOR THE COUNTY OF CONTRA COSTA

HON. JUDY JOHNSON PRISCILLA GWALTNEY #13316 J. LEM, COURTROOM CLERK G. HENDERSON, BAILIFF DEPARTMENT 26

PEOPLE OF THE STATE OF
CALIFORNIA

DDA Simon O'Connell

vs

DEMETRIC DIAZ CLENZELL BRYANT DPD Krista Della Piana ADO Evan Kuluk

DEFENDANT

Docket 04-195330-6

# PRELIMINARY HEARING EXHIBIT LIST

PPL	DEF	DESCRIPTION	ID	ADMITTED	W/DRAWN
			2019	2019	2019
1		Front of Domino's location	1/22/19	1/22/19	
2		Inside of Domino's - cash register area	1/22/19	1/22/19	
3		Inside of Domino's - Food prep and sink area with two standing individuals	1/22/19	1/22/19	
4		Inside of Domino's - Back of cash register area, depicting open register on night of incident	1/22/19	1/22/19	
5		Rear kitchen area of Domino's	1/22/19	1/22/19	
6		White Honda FIT vehicle	1/22/19	1/22/19	

PPL	DEF	DESCRIPTION	ID 2019	ADMITTED 2019	W/DRAWN 2019
7		Rear view of white Honda FIT vehicle, depicting no rear license plate/sticker	1/22/19	1/22/19	
8		Open trunk depicting license plates & frames	1/22/19	1/22/19	
9		Black male	1/22/19	1/22/19	
10		Jean pocket of individual depicting money bills	1/22/19		
11		Jean pocket of individual depicting money bills	1/22/19		
12		Black head mask	1/22/19	1/22/19	
13		Cardboard box retrieved from trunk of FIT (labeled Case #1806244)	1/22/19	1/22/19	
14		Black paintball gun found in trunk of FIT	1/22/19	1/22/19	
15		Surveillance still of gunman w/gun on victim Sharifi 12/21/18 21:52::28	1/22/19	1/22/19	
16		Leather hockey-like face mask found on floorboard of FIT	1/22/19	1/22/19	
	A(1)	Paintball gun retrieved from trunk of FIT	1/22/19	1/22/19	
	B(1)	Paintball gun retrieved from trunk of FIT	1/22/19	1/22/19	
	C(1)	Two individuals at food prep area	1/22/19		
	D(1)	Front of Dominos	1/22/19		
	E(1)	Inside of Domino's - cash register area	1/22/19		
	F(1)	Inside of Domino's – area behind register area	1/22/19	1/22/19	
	G(1)	Inside of Domino's - cash registers w/Officer Baccera's markings	1/22/19	1/22/19	
	H(1)		1/22/19		
	I(1)	Inside of Domino's - Kitchen area	1/22/19		

PPL	DEF	DESCRIPTION	ID	ADMITTED	W/DRAWN
			2019	2019	2019
	J(1)	Inside of Domino's-cash registers	1/22/19		
		`			

01/18/2019 09:51 #861 P.0047013 925 646 4174 From:GCC DISTRICT ATTORNEY 01/18/2019 8:20 PAGE PITT FRC DEPARTMENT 004 JUDGE MARY A O'MALLEY 195107-8 F CUST FRC PD-MASTROM 8:20 CURRIE, DELANO DESHAWN CHARGES: PC 422(a) PC 314(1) 40 01/22/19 PΧ CUST  $\mathbf{E}$ FRC NO PD-DELLA-P 8:20 DIAZ, DEMETRIC 1,95330-6 CHARGES: PC 209(b)(1) PC 211 PC 245(a)(2) PC 245(a)(2) DDA OCONS PC 245(a)(2) ONFIRM 01/22/19 PXCUST FRC NO KULUK 195330-6 8:20 BRYANT, CLENZELL CHARGES: PC 209(b)(1) PC 211 DDA OCONS 2 415 2 VC 2800.2 WMit 2 2 01/22/19 PX · DNFIRM FRC NO PD-FIERRO F CUST 8:20 195316-5 DUTRA, THOMAS ANDREW CHARGES: PC 496D(a) PC 496D(a) PC 496(a) PC 148.9(a) PΧ 01/22/19 FRC 8/20 195423-9 F CUST NO PD-MCNAMAR FLORES, ESTEBAN SAMUEL CHARGES: PC 211

РX

01/23/19

TESLA-0001087

SUPERIOR COURT, COUNTY OF CONTRA COSTA, STATE OF CALIFORNIA JPERIOR COURT OF CALIFORNI PITTSBURG

DOCKET NO. 04-195330-6 02

DEFENDANT: BRYANT. CLENZELL	MISDEMEANOR CLERK'S DOCKET AND DEPT.004 DATE	E1/15/2019 TIME 8:45 AM
ADDRESS 19 ATLANTIC CIR #203	PITTSBURG C	A 94565 DOB:03/31/1996
ROC: PX FEL PROB	DEFENSE ATTORNEY KULUK	TIMENOT WAIVED
CUSTODIAL STATUS: CUST	man en man en e e e e e e e e e e e e e e e e e	TARGET: 1/28
CHARGES: 01 F PC 209(b)(1)	02 F FC 211 V9	F VC 2800.2
	10,4.1	15: LOSTA BINNES CERTIFIED CORRECT
IUDGE MARY A O'MALLEY	COURT W HAVNES	/
ASSIGN	COURT	
TO DEPT JUDGE	REPORTER	CLERK
A ☐ Def proceeds PRO PER ☐ Appearance waived P ☐ Def appears ☐ In Custody ☐ Def not appearing ☐ With / by Atty / Pub Def (ADO) ☐ Deputy District Atty ☐ Deputy District Atty ☐ Court Probation Officer ☐ Interp. ☐ Cert. ☐ non-cert. ☐ www. oath on file / qualified per Rule 2.893 C ☐ Order ☐ Interp. ☐ Coord. Notified ☐ PD / ADO / PVT ☐ accepts ☐ relieved ☐ appt'd ☐ 170.6 / 171 PC filed / Order ☐ Granted ☐ Denied P ☐ Written plea filed ☐ Pleads Guilty, Ct. # ☐ Pleads Not guilty / Found Not guilty by reason of insanity ☐ Admits / denies: priors / enhancements / strikes ☐ Per PC1192.5 ☐ Time for Misdo Trial / Sent waived / not waived ☐ Time for Fel PX / Trial 10 / 60 days waived / not waived ☐ Time for PV — 15 / 45 days waived / not waived	G Duly arraigned Video on Prob. Vigito N Answers true name as charged E	Bench Warrant to issue Bail set at \$
s   Other 1)6 ( M + N Cor O		S Trailing Last Day
M ☐ Defendant held to answer at PX hearing People / Def Motion to / for / cont People / Def objected ☐ No action taken I ☐ People / Def objected ☐ No action taken I ☐ Granted ☐ Denied ☐ Submitted Info / Indictiment/Complaint amended on its face to add of # ☐ Denied ☐ a violation of section Pursuant to 23103.5 CVC ☐ Substitute misdemeanor for felony where it appears in Ct # ☐ Per Court / DA dismiss Ct # Per Court / DA dismiss Enhancements / Strikes Reasons: ☐ Crim. protective order issued/modified/served on ☐ Deft. ☐ Victim ☐ DA ☐ Stay away from	P Court / Formal Prob	Counsel declares doubt /
RF\$    PC1202.4	C County jail	
TO THE SHERIFF: COMMITMENT: I certify that this is a true	e copy of the Entry of Judgment or Order and is your author MARYAD./图	rity for the execution thereof.

From CCC DISTRICT ATTORNEY. 925 646 4174 01/11/2019 12:46 #837 P.004/011 PAGE 3 8:20 PITT FRC 01/11/2019 004 JUDGE MARY A C'MALLEY DEPARTMENT 194996-5 F CUST PD-ASKELAN 8:20 CRENSHAW, ARTIS MALCOM CHARGES: PC 29800(a)(1) PC 25850(a) HS 11370.1(a) PC 148(a)(1) Vixente РX 01/16/19 BROOKS 192988-4 F CUST 8:20 DAIGLE, NICHOLAS CONRAD CHARGES: PC 289(d) DDA: KOLKJ UNIT: SAU PC 243.4(e)(1) PC 314(1) PC 243.4(e)(1) PC 647(a) MACATE 01/16/19 PXFRC PD-FIERRO 8:20 DELVALLE, AMANDA LYNN-KARLEE 194037-8 F OR CHARGES: VC 10851(a) PC 496D(a) confirm 01/16/19 РX FRC NO ADO-YOUNG 8:20 195364-5 F CUST DIALS, SEAN MIGUEL CHARGES: PC 29800(a)(1) PC 29825(a) PC 30305(a)(1) VACCIFE PC 417(b) PC 422(a) 01/16/19 PX8:20 FRC PD OSBORNE / ESTRADA, JOSE MANUEL-NUNEZ 192539-5 F OR CHARGES: VC 23153(a) VC 23153 (b) VC 12500 (a) SPANISH РX 01/15/19 Della-Piana 4-195330-6 PC209(b)(i)

(DDA: OCONS)

UNH VVC Jy Bryant, Clenzell 4-195 -30-6 PC2 PEROL (B)(1) ( DEAT OCOUS) PY YE AM

TESLA-0001089

SUPERIOR COURT, COUNTY OF CONTRA COSTA, STATE OF CALIFORNIA
JPERIOR COURT OF CALIFORNI PITTSBURG

DOCKET NO. 04-195330-6 02

				DEMEANOR CLE				PA RA	
	TBRYANT, CL								
		CIR #203							
ROC: PX		PROB	[	EFENSE ATTORNEY	EISENHART				
CUSTODIAL	. STATUS: CUS							TARG	
CHARGES:	01 F PC 209	?(b)(1)	_02	E PC 211	And the second s	_06_F	E_VC_280		
E				001107				MINUTES C	ERTIFIED CORRECT
JUDGE _	ARY A O'MAL	LEY			M. HAYNES		CLERK	D. MURG	UIA
BNUT _	34 JUDGE N	1arquez		COURT REPORTER	A. Weston	<u> </u>	CLERK	L Becr	rel
A Def p	roceeds PRO PER []	Appearance waived	АН	anded copy of: Petit	ion to Revoke	W	☐ Bench Wa	arrant to issue	**************************************
P (Def a	ppears 🛛 In Custody [	Def not appearing	R [	Information / Indictme	nt 🗌 PX / GJ transcrip	l A			
E CONTROL	/ by Atty / Pub Det AD ty District Atty	2) TO TO	nên di	Complaint/Discovery	☐ Bail Study			TA release 🔲 N	
~ I Cour	Probation Officer	Convertor	HI (Z	Formal arraignment wa	ived / Reading of Comp	II. A			
A 🔲 Interp	o	🗌 cert. 🔲 non-cert.	M L	] Duly arraigned   Vi	deo 🔲 on Prob. Viol.	N T		ed & continued	
a swor	n / oath on file / qualifie	d per Rule 2.893	191	Answers true name as	charged	1		Set aside	•
	rInter	rp.  Coord. Notified PPR / Confl. Notified	E	1.0	- Olera (	, B	☐ Bail exone		, ,
	ADO / PVT 🔲 accepts		7	Deny enhancements	•;	1		ure set aside & r	· roinetatod
		Granted Denied	L	Plea of not guilty enter		L			
		, a	THE PERSON NAMED IN	] Time not waived ] Obey all laws □ Us	PC977 waiver filed	c ·	TOLAL		
L 170	en plea filed 🔲 Pleads		pa	」Obey all laws □□ Us ] Do Not use any alcoho		0	TRIAL:	t/11 8º	20
-	ds no contest, Found G ds Not quilty / Found Not	guilty Ot # guilty by reason of insanity		Attend AA / NA m		N	DV 1	1. 181	9
10 —	ts / denies: priors / er		N	present proof at each	• .	T a	PTC/SET	115 9	
		p. Rights given / waived	D	] Submit to search/testi	ng for	N	BIVIUI	1115 9	15 DY
	PC1192.5			Re-ref / Reinstate L1 /		U	□ FOTOKE	DATES CONFIR	RIVIED
W	for Misdo Trial / Sent v			Not drive unless prope	•	ed. A N		red to	
E ∐ lime R ∐ Time	for PV = 15 / 45 days w	days waived / not waived		] Destroy / Return Wea _l			U vacate da	ite of /_need_not appea	1/11
s Dothe	for PV - 15/45 days w	Victim has n	01	been provi	alect 11000	DATE!	' I I reations		// . —
he	A Maissa	one. Cour		es not beli	eue notice	Age	Last Day		
M Dofe	ndant held to answer at	PX hearing				CONTRACTOR OF COLUMN		AND DESCRIPTION OF THE PERSON NAMED AND DESCRIPTION OF THE PERSON NAMED AND PERSON NAMED AN	Crim proc susp
Peop	le (Def Motion to / for /	cont DMIU	R	Count / Springl Probation	De Warre	a.c			Chin proc susp
!. ∐Peop	le / Det objected 🔲 🛭	No aetion taken		Adult Pre-Trial / Post I		1	☐ Court app		38.1 / PC1368
o ∐ Gr@n	MENTIFER	Supplified Of Supplied The Commended on its face of	AL	Prob./ Div./ Parole / Pi	RCS Reinst'd / Ext./ M	odif. 6	□ Counsel s	ubmit on Dr / CC	
N ∐lnio7/ S admi	Indictment/Complaint a	amended on its tace to		to ] Def given / waived rigl	nin to Daviso Har admir	8			as EXH
1 / •	V	Marightion Manding	<i>{</i> 9∕	denies allegation	ns to nevocing, admi	S1 1			/ incompetent to
o Pursi	uant to 237035 CVG y	rements	/ [	Violation of Prob./ Div.	. / Parole / PRCS	1	stand tria	•	•
R ☐ Subs	titute misdemeanor for	felony where it appears	D,	Prob. / Div. / Parole / I	PRCS revoked	3	☐ Court refe	rs def to CONRI	EP / Adult MH
€ in Ct	CO CO Codrt / B/A dismiss Ct #	soonas t ov	N A	Prob. / Div / PRCS: Te		ó	☐ Def comm	nitted to	
R Perd	court / 9/A dismiss Ct#	P	774						
S ☐ Per C	Court / DA dismiss Enhanced	ancements / Strikes	Ta 16	Cob proceedings sus	y / Unsuccessfully / De	nied	Local cus	tody credits	
Cult.	nrotective order issue	d/modified/served on		Standard terms & con	d of Probation given			ıntary / involunta	
	er Mi Victim 1757	rnbbn		PC 296 sample order			Criminal p	proceedings reins	stated
☐ Stay	protective order issue er. (III Victim/IIII) a away Irom			Parole violation(s) sus					
	[PC1202.4]		c r	County jail	days / mos / vre	S	tate Prison	yrs	mos
1	Viol. Fine \$			d County jand	, ,	С	ounty Jail	yrs	mos days
[PC	1202.44] suspended /			] days / r			and, Sup.	yrs	
	m restitution \$	lat prelavad	a !_				TLMU TLMU		mos (cc) (cs) mos (cc) (cs)
s ∐ Victir	n restitution TBD / N \$	iot ordered		Sentence to commend			TLMU		_ mos (cc) (cs)
i —	Cite Fee [] \$25 O.R.	☐ \$41Theft fee	E	] Serve consecutive / co		C	T L M U	yrs	_ mos (cc) (cs)
F □ CJA	govt. code 29550 et. se	eq. \$	N F	Jail SWAP No	EHD TIEHD		NH		_yrs mos
	\$ CCA \$			Release from custody					
		d \$ b. Report Fee \$		] Release from custody ] Dav-for-day credit for					
	bal, of fine/ 🗆 In lieu of		R L	approved		С			
,		y Fee \$	G _	residential treatment p	orogram 		] ½ time credit:	5	
☐ Bala:	nce of fines / fees / rest	. to remain as ordered	1 [	PC 290 registration [				S advisement gi	ven
	payments to AllianceOn			Sent. recall purs. to 11		ent.	] Paper commi	lment	
		F3 O d ( t		See attached additio			- In all an anti-oth P	1 pr	
		esy Ordered released							- f. ii
TO THE SE	ie smount of \$	Contify that this is a true		State Prison Comr					ı iuli
İ	709/2019.	·	, сору	• =	MARY A				
DATED. A	1-W74 KW LY.						THE SUPERIOR		
See back of form	i for additional information	WHITE - Court	GREEN	- Jail (if in custody) CANAF					CR-3013 (Rev. 9/8/17)

From:CCC DISTRICT ATTORNEY			92	925 646 4174		01174/2019 12:07 #815 P (			0047008
		PITT FRO JUDGE N	S Mary a o'n	MALLEY		01/04/20 DEPARTMI			PAGE .
	DEMETRIC CHARGES:	PC 209(b)(1) PC 211 PC 245(a)(2) PC 245(a)(2) PC 245(a)(2)	195.	330-6 F	. Cí	JST FI		PD~DELLA-P	8:20
	РХ	01/09/19					CONF	20 1 (2.10)	·
	, CLENZI HARGES:	ELL PC 209(b)(1) PC 211 VC 2800.2	1953	330-6 F		JST FI		EISENHART-	8:20
2	РХ	01/09/19						FIRM	
DUNN, C	STEPHAN CHARGES:	CHRISTOPHER VC 23153(a) VC 23153(b)	1941	L85-5 F	' OF	R FI	RC F	DO - YOUNG	8:20
	PX	01/08/19				. 3	VACAT	ingerin. Line Esta	
FRAIRE C	ROBERT	TO ZUNIGA VC 23152(a)&2 VC 23152(b)&2 VC 14601.2(a) VC 23247(e)	235 235	195-1 F	Cl	JST FF	RC F	PD-DELLA-P	8:20
SPANIS	H PX	01/09/19				C	ONEIR		
GARCTA C	, JULIO HARGES:	CESAR PC 246 PC 246.3(a) PC 29800(a)(1 PC 496(a)		95-0 F	Cl.	JST FF	RC M	ORRIS	8:20
	РХ	01/08/19							. /

JACHTZ

SUPERIOR COURT. COUNTY OF CONTRA COSTA, STATE OF CALIFORNIA

JERIOR COURT OF CALIFORNI PITTSBURG

DOCKET NO.	15
04-195330-6	(oz

FELONY AND	MISDEMEANOR CLERK'S DOCKET AND	MINUTES
		PA RATE-H
DEFENDANT:BRYANT, CLENZELL ADDRESS 17 ATLANTIC CIR #203	DITTOUISE O	FE/31/2018 TWE 8:45 AM
ROC: ARR. FEL PROB	DEFENSE ATTORNEY AND	TIME WAIVE
CUSTODIAL STATUS: CUST		TARGET: 1/28
CHARGES: 01 F PC Z07(b)(1)	-02-F-PC-211	F-VC-2800-2
E Department 26	Section 2 on Galacte Sec Section	to the booked to the storm
Judge Judy Johnso	n court	MINUTES CERTIFIED CORRECT
JUDGE LESNARD TARGURJerk: Joselyn Lenn	REPORTER DESCRIPTION SO	N_ CLERKBECNEL
ASSIGN TO DEPT JUDGE Reporter: Priscilla C	COURT	1 - 1
A ☐ Def proceeds PBØ PER ☐ Appearance waived		CLERK 10 2 115 60 3 9/1
PD / ADO / PVT accepts relieved appt'd 170.6 / 171 PC filed / Order Granted Denied  Written plea filed Pleads Guilty, Ct. #	A	Bail set at \$  R Bail set at \$  R DN Cite/PTA release No vol app  A Hold until  T Bail forfeited & continued 190 days  Recalled Set aside Remain out  Bail exonerated  Depring payment of fee 6  TRIAL:  PCIERC
Pleads no contest, Found Guilty Cf#     Pleads Not guilty / Found Not guilty by reason of insanity     Admits / denies: priors / enhancements / strikes     Rights given / waived   App. Rights given / waived     Per PC1192.5     Time for Misdo Trial / Sent waived / not waived     Time for Fel PX / Trial 10 / 60 days waived / not waived     Time for PV - 15 / 45 days waived / not waived     Other   Other   Other   Other   Other     Other   Other   Other   Other     Other   Other   Other   Other     Other   Other   Other   Other     Other   Other   Other     Other   Other   Other     Other   Other   Other     Other   Other   Other     Other   Other   Other     Other   Other     Other   Other   Other     Other   Other     Other   Other     Other   Other     Other   Other     Other   Other     Other   Other     Other   Other     Other   Other     Other   Other     Other   Other     Othe	C Attend AA / NA meetings per week and present proof at each court appearance C Submit to search/testing for	RC/ERC:   9   9   8   5   PTC/SET:                 N
Defendant held To conver at PX hearing People / Def Motion to /- for / cont People / Defenied	A   Prob./ Div./ Parole / PRCS Reinst'd / Ext./ Modif.  T to	Counsel declares doubt / Crim proc susp Court appoints Dr. Purs. PC288.1 / PC1368 Counsel submit on Dr / CONREP Report datedmarked as EXH Court finds def competent / incompetent to stand trial Court refers def to CONREP / Adult MH Def committed to Max term of commitment Local custody credits Meds voluntary / involuntary / no consent Criminal proceedings reinstated
Stay away from	E ☐ Parole violation(s) sustained / not sustained	RELEASE.
RF\$	C County jail	State Prison         yrs         mos           County Jail         yrs         mos         days           Mand. Sup.         yrs         mos         days           CT         L         M         U         yrs         mos         (cc) (cs)           CT         L         M         U         yrs         mos         (cc) (cs)           CT         L         M         U         yrs         mos         (cc) (cs)           CT         L         M         U         yrs         mos         (cb) (cs)           ENH         yrs         mos
S Atty Fees \$ ☐ Prob. Report Fee \$ ☐ Pay bal. of fine/ ☐ In lieu of fine/ ☐ Susp. after fine ☐ hours Volunteer work by Fee \$ ☐ Balance of fines / fees / rest. to remain as ordered ☐ Make payments to AllianceOne. ☐ Other	Day-for-day credit for successful completion of approved day / mo / yr residential treatment program PC 290 registration SARATSO s Sent. recall purs. to 1170.18 / Prop 47 dept resent See attached additional orders	ACTUAL CTS  CONDUCT CTS  '' time credits  Parole / PRCS advisement given  Paper commitment
☑ REMANDED ☐ Court Courtesy ☐ Ordered released Bail set in the amount of \$ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐	☐ State Prison Commitment ☐ Committed to co copy of the Entry of Judgment or Order and is your authorit ☐ EUNARD MAE	ustody until sentence is satisfied in full y for the execution thereof.

SUPERIOR COURT, COUNTY OF CONTRA COSTA, STATE OF CALIFORNIA DOCKET NO 04-195330-6/ IPERIOR COURT OF CALIFORNI PITTSBURG FELONY AND MISDEMEANOR CLERK'S DOCKET AND MINUTES PA RATE-H DEFENDANT: CLENZELL DEPT.034 DATE2/28/2018 TIME 8:45 AM ADDRESS 19 ATLANTIC CIR #203 PITTSBURG CA 94565 DOB:03/31/1996 ROC: ARR FEL PROB DEFENSE ATTORNEY TIME WAIVE CUSTODIAL STATUS: WARR BJ Enea CSR#2599 MINUTES CERTIFIED CORRECT COLIRT REPORTER -D.B. THOMPSON CLERK L. BECNEL JUDGE LEONARD MARQUEZ COURT ASSIGN REPORTER CLERK_____ TO DEPT. JUDGE A Def proceeds PRO PER Appearance waived
P Def appears In Custody Def not appearing
With / by Atty Pub Der ADO
Deputy District Atty Din Court Probation Officer
Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Defined Define Handed copy of: Petition to Revoke ☐ Bench Warrant to issue ☐ Information / Indictment ☐ PX / GJ transcript Bail set at \$____ ☐ No Cite/PTA release ☐ No vol app Formal arraignment waived / Reading of Complt. ☐ Hold until____ ☐ Duly arraigned ☐ Video ☐ on Prob. Viol. ☐ Bail forfeited & continued 190 days Answers true name as charged sworn / oath on file / qualified per Rule 2.893 ☑ Recalled ☐ Set aside ☐ Remain out Order Interp. Coord. Notified ☐ Bail exonerated Refer to PD / PROB B Study / PPR / Confl. Notified N ☐ Deny enhancements ☐ PD / ADO / PVT ☐ accepts ☐ relieved ☐ appt'd ☐ Bail forfeiture set aside & reinstated Plea of not guilty entered ☐ 170.6 / 171 PC filed / Order
☐ Granted
☐ Denied upon payment of fee \$ __ ☐ Time not waived PC977 waiver filed ☐ Obey all laws ☐ Use true name / DOB ☐ Written plea filed ☐ Pleads Guilty, Ct. #_ ☐ Do Not use any alcohol / drugs w/o Rx ☐ Pleads no contest, Found Guilty Ct # _ ☐ Attend ___ AA / NA meetings per week and PX: Pleads Not guilty / Found Not guilty by reason of insanity present proof at each court appearance Admits / denies: priors / enhancements / strikes ARR 12/31 845 D3 ☐ Submit to search/testing for ☐ Re-ref / Reinstate L1 / L2 / PCDDP ☐ Rights given / waived ☐ App. Rights given / waived FUTURE DATES CONFIRMED ☐ Per PC1192.5 ☐ Not drive unless properly license and insured. ☐ Time waived to _____ +10 / 60 days ☐ Time for Misdo Trial / Sent waived / not waived ☐ Destroy / Return Weapon ☐ Vacate date of __  $\hfill\square$  Time for FeI PX / Trial 10 / 60 days waived / not waived Time for PV – 15 / 45 days waived / not waived other D MAS CONTICE De must/ need not appear Trailing ☐ SCRAM / GPS ☐ Ordered ☐ Removed Last Day ____ Court / Formal Prob. ☐ Defendant held to answer at PX hearing ☐ Counsel declares doubt / ☐ Crim proc susp People / Def Motion to / for / cont ___ ☐ No Probation ☐ Court appoints Dr._ ☐ People / Def objected ☐ No action taken Adult Pre-Trial / Post Plea / Diversion Purs. PC288.1 / PC1368 ☐ Granted ☐ Denied ☐ Submitted Prob./ Div./ Parole / PRCS Reinst'd / Ext./ Modif. ☐ Counsel submit on Dr / CONREP Report ☐ Info / Indictment/Complaint amended on its face to dated _____marked as EXH____ add Ct# _____ a violation of section ☐ Def given / waived rights to Revoc Hg: admits / ☐ Court finds def competent / incompetent to __ Fel / Misd denies allegation ☐ Violation of Prob./ Div. / Parole / PRCS Pursuant to 23103.5 CVC ☐ Substitute misdemeanor for felony where it appears Prob. / Div. / Parole / PRCS revoked ☐ Court refers def to CONREP / Adult MH ☐ In re law notice given ☐ Def committed to _____ Prob. / Div / PRCS: Terminated: Per Court / DA dismiss Ct # Max term of commitment _____ ☐ Per Court / DA dismiss Enhancements / Strikes Successfully / Unsuccessfully / Denied Local custody credits ____ Crim. proceedings susp. / reinstated / dism. Reasons: ☐ Meds voluntary / involuntary / no consent ☐ Crim. protective order issued/modified/served on Standard terms & cond. of Probation given Criminal proceedings reinstated ☐ Deft. ☐ Victim ☐ DA PC 296 sample ordered / verified Parole violation(s) sustained / not sustained Stay away from RF\$ [PC1202.4] Fine \$_ State Prison County jail _____ days / mos / yrs Prob. Viol. Fine \$____ PVRF/PRCS \$___ County Jail yrs ____ mos ___ days days / mos / yrs credit Mand. Sup. ____ yrs ____ mos _ days [PC1202.44] suspended / imposed [PC1202.44] days / mos / yrs suspended CT ___ L M U ____ yrs ____ mos (cc) (cs) ☐ Victim restitution \$ _____ 
☐ Victim restitution TBD / Not ordered LMU ☐ Sentence to commence ____ yrs ___ mos (cc) (cs) CT LMU yrs ___ mos (cc) (cs) VCB \$ TI Serve consecutive / concurrent with: _ L M U ____ yrs ____ mos (cc) (cs) ☐ \$10 Cite Fee ☐ \$25 O.R. ☐ \$41Theft fee _____ yrs ____ mos ENH CJA govt. code 29550 et. seq. \$ _____ ☐ Jail ☐ SWAP ☐ No EHD ☐ EHD CCA \$ _ FNH COA \$ ____ ___ Drug Ed \$ Release from custody to program Lab \$ ____ ACTUAL CTS Day-for-day credit for successful completion of Atty Fees \$ Prob. Report Fee \$ _ CONDUCT CTS approved _______ day / mo / yr residential treatment program ☐ Pay bal. of fine/ ☐ In lieu of fine/ ☐ Susp. after fine ☐ ½ time credits hours Volunteer work by Fee \$___ ☐ PC 290 registration ☐ SARATSO Balance of fines / fees / rest. to remain as ordered Parole / PRCS advisement given ☐ Make payments to AllianceOne. Sent. recall purs. to 1170.18 / Prop 47 dept resent. ☐ Paper commitment See attached additional orders Other __ REMANDED Court Courtesy, Ordered released On OR Promise to Appear Cont'd on bond/cash bail posted Phone calls Bail set in the amount of \$ 1,100,000 State Prison Commitment Committed to custody until sentence is satisfied TO THE SHERIFF: COMMITMENT: I certify that this is a true copy of the Entry of Judgment or Order and is your authority for the execution thereof. ☐ State Prison Commitment ☐ Committed to custody until sentence is satisfied in full LEONARD MARQUEZ DATED12/28/2018----JUDGE OF THE SUPERIOR COURT

WMITE - Court GREEN - Jail (if in custody) CANARY - Defendant PINK - Probation GOLDENROD - CCU

See back of form for additional information.

CR-3013 (Rev. 9/8/17)

## Superior Court of California County Of Contra Costa

THE PEOPLE OF THE STATE OF CALIFORNIA,

No.04-195330-6

DECLARATION IN SUPPORT OF WARRANT FOR ARREST

VS.

CLENZELL BRYANT.

The Undersigned Declares:

Affiant holds the position of Officer, with the Brentwood Police Department, who has reviewed the reports of an official police investigation into the above entitled cause. Attached hereto and incorporated herein by reference as if fully set forth are copies of the documents, referenced below, related to that investigation.

Police Agency

Case Number

Brentwood Police Department

18-6244

The above referenced documents were prepared in the ordinary course of business of the investigating agency, and pursuant to the sworn duty of the subscribing officers. Affiant is informed and believes that the above referenced defendant committed the offense[s] alleged in the accompanying complaint in the manner and by the means as set forth in said complaint and in said incorporated documents, and prays:

- (X) That A Warrant Be Issued For The Arrest Of Said Defendant
- (X) Defendant Be Held In-Custody Until Bail Is Posted

I declare under penalty of perjury that the foregoing is true and correct.

Date: December 26, 2018

Officer Barrera, Badge # 598

**ORDER** 

The Court finds, based on the foregoing declaration and accompanying complaint, that there is probable cause to believe the above named defendant committed the crime[s] alleged in that complaint, and orders:

A Warrant Be Issued For The Arrest Of Said Defendant

Defendant Be Held In-Custody Until Bail Is Posted

The Defendant Is To Be Admitted To Bail In The Sum Of \$

DEC 2 7 2010

Date:

Judge of the Superior Court

100 000

Contra Costa County

# SUPERIOR COURT COUNTY OF CONTRA COSTA, STATE OF CALIFORNIA PITTSBURG

		( ) L	CASE NO: 195330 6 02
REV CODE 04421			
THE PEOPLE OF THE STATE OF CALIFORNIA			CO-DEFENDANTS
	Vs. BRYANT IC CIR #20 CA		1 DEMETRIC DIAZ
DATE OF DIDTH	02/21/06		D/L F7563776 CA
DATE OF BIRTH: 03/31/96			CHARGES
DATE			
: DEFENDANT (S) WIT : A FELONY TO WIT: : 1 PC 209(b)(1) : 2 PC 211 : 6 VC 2800.2		T (S) WIT: TO WIT: 09(b)(1) 11 800.2	MANNER
	JUDGE	:	PROCEEDINGS
:	: :	: : SET FOR	R ARR ON 12/28/18 AT 8:45
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	:		\$10 (SIGNED CITE) \$25 (BOOKING FEE) \$\frac{1}{2} \text{(CJA FEE)} \$\frac{1}{2} \text{SERVE PROTECTIVE ORDER} \$\frac{1}{2} \text{CCA FEE (\$30 / \$35 PER CONV)} \$\frac{1}{2} \text{SECURITY FEE (\$40 PER CONV)}
			PECOKITI EEE (340 LEV COMA)

## Superior Court of California, County of Contra Costa

### **BOOKING FEE REIMBURSEMENT NOTICE**

To Be Completed by Arresting Agency:  Defendant's Name: Brentwood Police Department  Arresting Agency's Contact Phone No.: (925) 634-6911  CJA Fee Incurred Under Booking No.: CC   8   KULP 02  Verified By: 5   8  Name & Title: Thomas - Rocals Club	Brentwood \ \( \O \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	
INFORMATION FOR DEFEN ASSESSMENT OF A CRIMINAL JUS		·
Following your conviction, the Court has ordered that you refingerprinting and booking costs incurred on your behalf in Government Code.		
☐ YOU HAVE <u>NOT</u> BEEN ORDERED TO SERVE JAIL O Contact AllianceOne at (877) 541-8420 to make a payr		nent plan.
☐ YOU HAVE BEEN ORDERED TO SERVE JAIL OR OT You must pay the amount designated above within 20 v prison/other facility. Upon your release from custody, y	vorking days after release from	n jail/state it (877) 541-8420.
If you believe you have insufficient assets to pay this fee you a determination of your ability to pay all or a portion of this the Court or your attorney. At that hearing you will have the and cross examine witnesses. In addition, the court will ore Officer who will make an inquiry regarding your ability to pay about your ability to pay. If you fail to contact the Financial hearing.	fee. If you wish to have a hear e right to counsel, to present ev der you to appear before a Fina y this fee and make a recomm	ing, you must notify vidence and confront ancial Evaluation endation to the Court
Contact the Court Collections Unit (CCU) regarding your at	oility to pay: (925) 608-2605	
DISTRIBUTION: ORIGINAL – Court CANARY – Defendant  Local Court Form CR-143 Rev. 10/5/17	PINK – <b>Court File</b> GOLDEN	ROD – Arresting Agency

Next court date: 12/31/2018 Time: 08:45 1 Robin Lipetzky, State Bar # 124769 Dept.: 34 Public Defender, Contra Costa County By: ROBIN LIPETZKY, Public Defender 2 800 Ferry Street Martinez, California 94553-1626 3 Telephone: (925) 335-8000 4 5 6 7 IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA 8 IN AND FOR THE COUNTY OF CONTRA COSTA 9 THE PEOPLE OF THE STATE OF CALIFORNIA No: 04-195330-6 10 CASE TRANSFER TO ALTERNATE 11 DEFENDER OFFICE 12 PD File No. M18D-3278 CLENZELL BRYANT, Defendant/ Case type: FEL 13 14 ROBIN LIPETZKY states that: She/He is a Deputy Public Defender in the County of Contra Costa, State of California; the Public 15 Defender's Office or Cost Recovery has taken a financial statement signed by the above-named applicant 16 for representation; and, that it appears from said statement that applicant is not financially able to 17 18 employ counsel. The Public Defender's Office accepts representation of the above-named defendant. In order to avoid a conflict of interest or for administrative reasons, this case is being transferred 19 to the Contra Costa County Alternate Defender Office, an autonomous branch in the Office of the Public 20 21 I declare under penalty of perjury that the forgoing is true and correct. 22 23 24 Dated: DECEMBER 28, 2018 at MARTINEZ, CALIFORNIA 25 Roon & 26 27 Public Defender 28

TRANSFER NO: M39469

	1.
FINANCIAL CASUALTY & SURETY, INC.  The Bail Insurance Company (fcs)  3131 FASTSIDE # 600 (P. O. Box 4479)	Actolute Bail Bonds 45100 Yucca Ave. Lancaster, CA 93584
3131 EASTSIDE # 600 (P. O. Box 4479) HOUSTON, TEXAS 77098 (Houston, TX 77210-4419)	(800) 793-2245
	AEAPP 2 9 2019 Lic. #BA1841120
	ZERK OF THE C (BLACE BAIL AGENT'S ADDRESS STAMP HERE)
SUPERIOR I	OF COM A GOPPI
BAIL BOND	No. ressou - 1946577
	(POWER OF ATTORNEY WITH THIS NUMBER MUST BE ATTACHED.)
THE OBPERADOR OUTFOR THE	MARTINEZJUDICIAL DISTRICT
	STATE OF CALIFORNIA.
THE PEOPLE OF THE STATE OF CALIFORNIA Plaint	iff, CASE NO. 04-195330-6-002
VS.	DIV. NO.
CLENZELL BRYANT	<del></del>
Defenda	
Defendant CLENZELL BOYANT	CC18 KU652 (BOOKING NO.)
naving been admitted to bail in the sum of <u>ONE HUNDRED</u>	
6	
u (o 15 o o o o o o o o o o o o o o o o o o	in the above entitled court on 02 - 11 - 2019 @ 1:30
ollars (\$ 150,000 -00 ) and ordered to appear	MONTH DAY YEAR
on Pc 211 Vc 2800 2 Pc 209 (3)(  (State "MISDEMEANOR" OR "FELONY")  Now FINANCIAL CASUALTY & SURETY, INC., a Texas Corp.	MONTH DAY YEAR charge/s;  poration, hereby undertakes that the above-named defendant will
Oollars (\$ 150,000 — ) and ordered to appear on Pc 211 Vc 2800.2 Pc 209 (3)1 (State "MISDEMEANOR" OR "FELONY")  Now, FINANCIAL CASUALTY & SURETY, INC., a Texas Corpapear in the above-named court on the date above, set forth the acts supporting the complaint filed against him/her and as ided and prosecuted, and will at all times hold him/herself are vill appear for pronouncement of judgment or grant of probations of the property of the propert	poration, hereby undertakes that the above-named defendant will to answer any charge in any accusatory pleading based upon so duly authorized amendments thereof, in whatever court may be menable to the orders and process of the court, and if convicted, on, or if he/she fails to perform either of these conditions, that the population of the State of California the sum of
Oollars (\$ 150,000	poration, hereby undertakes that the above-named defendant will to answer any charge in any accusatory pleading based upon so duly authorized amendments thereof, in whatever court may be menable to the orders and process of the court, and if convicted, on, or if he/she fails to perform either of these conditions, that the population of the State of California the sum of
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pollars (\$ 150,000	poration, hereby undertakes that the above-named defendant will the toanswer any charge in any accusatory pleading based upon a duly authorized amendments thereof, in whatever court may be menable to the orders and process of the court, and if convicted, on, or if he/she fails to perform either of these conditions, that the conviction of the people of the State of California the sum of dollars (\$ 150,000).  It may be summarily made and entered forthwith against the said ration, for the amount of its undertaking herein as provided by IANCIAL CASUALTY & SURETY, INC.  Texas Corporation)
pollars (\$ 150,000 — ) and ordered to appear in PC 211 VC 2800.2 PC 209 (3)(  (State "MISDEMEANOR" OR "FELONY")  Now, FINANCIAL CASUALTY & SURETY, INC., a Texas Corposer in the above-named court on the date above, set for the acts supporting the complaint filed against him/her and as ited and prosecuted, and will at all times hold him/herself are will appear for pronouncement of judgment or grant of probatic FINANCIAL CASUALTY & SURETY, INC., a Texas Corporation for financial supplicable legal provisions.  If the forfeiture of this bond be ordered by the court, judgment FINANCIAL CASUALTY & SURETY, INC., a Texas Corporation for financial supplication for the formal supplication for the formal supplication for the financial supplica	poration, hereby undertakes that the above-named defendant will the to answer any charge in any accusatory pleading based upon a duly authorized amendments thereof, in whatever court may be menable to the orders and process of the court, and if convicted, on, or if he/she fails to perform either of these conditions, that the on, will pay to the people of the State of California the sum of dollars (\$ 150,000)  It may be summarily made and entered forthwith against the said ration, for the amount of its undertaking herein as provided by IANCIAL CASUALTY & SURETY, INC.  Texas Corporation)  Robert Sabo, Sr. Vice-President  ent of the FINANCIAL CASUALTY & SURETY, INC. and that I am
n PC 211 VC 2800.2 PC 209 (3)( (State "MISDEMEANOR" OR "FELONY")  Now, FINANCIAL CASUALTY & SURETY, INC., a Texas Corpepear in the above-named court on the date above, set forthe acts supporting the complaint filed against him/her and as led and prosecuted, and will at all times hold him/herself arm will appear for pronouncement of judgment or grant of probatic FINANCIAL CASUALTY & SURETY, INC., a Texas Corporation HUNDIST FIFTY THOUSAND TO UDject to applicable legal provisions.  If the forfeiture of this bond be ordered by the court, judgment of the forfeiture of this bond be ordered by the court, judgment of the forfeiture of the Penal Code.  THIS BOND IS VOID IF WRITTEN FOR AN AMOUNT GREATER THAN THE POWER OF ATTORNEY ATTACHED HERETO, IF MORE THAN ONE SUCH POWER IS ATTACHED ON THE ATTACHED POWER OF ATTORNEY.  By_  certify under penalty of perjury that I am a licensed bail age	poration, hereby undertakes that the above-named defendant will the to answer any charge in any accusatory pleading based upon a duly authorized amendments thereof, in whatever court may be menable to the orders and process of the court, and if convicted, on, or if he/she fails to perform either of these conditions, that the con, will pay to the people of the State of California the sum of dollars (\$ 150,000)  It may be summarily made and entered forthwith against the said ration, for the amount of its undertaking herein as provided by IANCIAL CASUALTY & SURETY, INC.  Texas Corporation)  Robert Sabo, Sr. Vice-President  The FINANCIAL CASUALTY & SURETY, INC. and that I am MARTINEZ CA
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NOTE: This is an Appearance Bond and cannot be construed as a guarantee for failure to provide payments, back alimony payments, FINES, or Wage Law claims, nor can it be as a Bond on Appeal.

CERTIFICATE OF DISCHARGE BOND FINANCIAL CASUALTY & SURETY, INC.

POWER NO FISSON - 1941-571

ROND AMT \$

150 000 000 TESLA-0001098

# Bankers Insurance Compar

P.O. Box 33015 • St. Petersburg, Florida 33733-801 727 823 4000 • 800 627 0000 • Fax 727 803 4076

### Bail Hotline Bail Bonds

Insurance License # 1845394

3601 University Ave Second Floor Riverside, California 92501 1-888-438-2245

NO 520020580-9 BAIL BOND BOWER OF ATTORNEY WITH THIS NUMBER MUST BE ATTACHED) IN THE SUPERIOR COURT OF THE MARTINEZ JUDICIAL DISTRICT COUNTY OF CONTRA COSTA , STATE OF CALIFORNIA. THE PEOPLE OF THE STATE OF CALIFORNIA, Plaintiff, VS. DIAZ, DEMETRIC G. Defendant. Defendant DIAZ, DEMETRIC G. CC18KU601 (NAME OF DEFENDANT) (BOOKING NO.) having been admitted to bail in the sum of Three Hundred Thousand Dollars (\$300,000.00 _ ) and ordered to appear in the above-entitled on PC211, PC245(A)(2)x3, PC209(B)(1) court on (STATE MISDEMEANOR OR FELONY) NOW, the BANKERS INSURANCE COMPANY, a Florida Corporation hereby undertakes that the above-named defendant will appear in the above named court on the date above set forth to answer any charge in any accusatory pleading based upon the acts supporting the complaint filed against him/her and all duly authorized amendments thereof, in whatever court it may be filed and prosecuted, and will at all times hold him/herself amendable to the orders and process of the court and, if convicted, will appear for pronouncement of judgement or grant of probation; or if he/she fails to perform either of these conditions, that the BANKERS INSURANCE COMPANY, a Florida Corporation, will pay to the People of the state of California _Dollars (\$300,000.00 the sum of Three Hundred Thousand If the forfeiture of this bond be ordered by the Court, Judgment may be summarily made and entered forthwith against the said BANKERS INSURANCE COMPANY, a Florida Corporation, for the amount of its undertaking herein as provided by Section 1305 and 1306 of the California Penal Code. BANKERS INSURANCE COMPANY THIS BOND IS VOID IF WRITTEN FOR AN AMOUNT GREATER THAN THE POWER OF ATTORNEY ATTACHED HERETO, IF MORE (SEAL) THAN ONE SUCH POWER IS ATTACHED, OR IF WRITTEN AFTER THE EXPIRATION DATE AS SPECIFIED ON THE ATTACHED POWER By AMORE J. WINKLE OF ATTORNEY. I certify under penalty of perjury that I am a licensed bail agent of the BANKERS INSURANCE COMPANY and that I am executing this bond on 1/23/19 (DATE) at MARTINEZ, CA (LOCATION)

Note: This is an Appearance Bond and cannot be construed as a guarantee for failure to provide payments, back alimony payments, FINES, or Wage Law claims, nor can it be used as a Bond on / .........

Approved this 2320

KRUMFIELD

OG1.

BIC0420260809A

THE PREMIUM CHARGED FOR THIS BOND IS \$ 30,000.00



ALTERNATE DEFENDER OFFICE, Contra Costa County Elizabeth K. Barker, Asst. Fublic Defender By: Evan Kuluk (SBN #251008), Deputy Public Defender 627 Ferry St. Martinez, CA 94553 Telephone: (925) 335-8181 Evan.Kuluk@pd.cccounty.us



Attorneys for Defendant BRYANT

SUPERIOR COURT OF CALIFORNIA, COUNTY OF CONTRA COSTA

PEOPLE OF THE STATE OF CALIFORNIA,	) No. 4-195330-6 )	
Plaintiff, vs. CLENZELL BRYANT,	NOTICE OF MOTION AND MOTION TO RESET BAIL TO AN AFFORDABLE AMOUNT AND/OR GRANT PRETRIAL RELEASE [In re Humphrey; P.C. §§ 1270.2, 1270.5, 1271; U.S. & CAL. Constitutions]	
Defendant.	) Date: 1/9/2018 ) Time: 8:45 AM ) Dept.: 4	

# TO THE DISTRICT ATTORNEY FOR THE COUNTY OF CONTRA COSTA AND TO THE CLERK OF THE ABOVE ENTITLED COURT:

PLEASE TAKE NOTICE that at the above listed date and time, in the above department of the above-entitled court, defendant will move to reduce bail and/or grant pretrial release. This motion is made on the ground that defendant is unable to afford the currently set bail and that the due process and equal protection clauses of the Fourteenth Amendment to the United States Constitution require this Court to ensure that the defendant is not held in custody solely because the defendant lacks financial resources. The recent appellate court decision in *In re Humphrey* (2018) 19 Cal.App.5th 1006 [review granted but still published; citable as persuasive authority pursuant to Cal. Rules of Court Rule

8.1115(e)(1)] calls upon the judiciary to harmonize its bail determinations with the Constitution, and in so doing, "change the way we think about bail": Defendant respectfully asks this court to give credence to Humphrey's analysis and the constitutional principles on which it relies and thereby consider defendant's ability to pay and alternatives to incarceration. This motion is based on the Notice, the attached Memorandum of Points and Authorities, the records, pleadings and papers on file in this action, and on any other evidence presented at the hearing. DATED: January 2, 2019 Respectfully submitted, Evan Kuluk Deputy Public Defender 

### MEMORANDUM OF POINTS AND AUTHORITIES

### **INTRODUCTION**

For decades, California judges have set bail in amounts that permit pretrial release of the wealthy but not the poor. Bail has been set according to bail schedules without consideration of defendant's ability to pay. *In re Humphrey* (2018) 19 Cal.App.5th 1006 [review granted but still published; citable as persuasive authority pursuant to Cal. Rules of Court Rule 8.1115(e)(1)] makes clear that our established practice is "a deformity in our criminal justice system that close observers have long considered a blight on the system." The *Humphrey* court discusses our longstanding error and says it is the *judiciary* that must correct it:

The problem, as our Chief Justice has shown, requires the judiciary ... to change the way we think about bail and the significance we attach to the bail process... [T]he highest judicial responsibility is and must remain the enforcement of constitutional rights... [and the protection of] presumptively innocent persons threatened with divestment of their fundamental constitutional right to pretrial liberty.

(*Humphrey*, *supra*, 19 Cal.App.5th at 1049, emph. added.) The defense respectfully requests that this Court fulfill its responsibility to ensure that no person is incarcerated because he or she is poor, and to reduce bail to an affordable amount and/or grant pretrial release on appropriate conditions.

While the California Supreme Court has granted review in *Humphrey*, the Court chose not to de-publish the case. *Humphrey* may still be cited for its "persuasive value." (Cal. Rules of Court Rule 8.1115(e)(1).) Even though the case is not currently binding precedent, it should not be ignored. Like dicta in a judicial decision, "a statement that does not possess the force of a square holding may nevertheless be considered highly persuasive, particularly when made by an able court after careful consideration, or in the course of an elaborate review of the authorities." (9 Witkin, Cal. Proc. 5th Appeal §511 (2008); see also *Smith v. Los Angeles* (1989) 214 Cal.App.3d 266, 297 ["Such dictum, while not controlling authority, carries persuasive weight and should be followed where it demonstrates a thorough analysis of the issue or reflects compelling logic."].) This Court should not reject or demean the persuasive, reasoned decision in *Humphrey*. The Court of Appeal in *Humphrey* conducted a careful review of the relevant constitution principles, the leading federal and state case law, and binding precedent from the United States Supreme Court in finding that our current bail system did not comport with due process and equal protection. As such, the ruling and analysis in the case should be followed.

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### STATEMENT OF FACTS

The prosecution filed felony charges against Clenzell Bryant and codefendant Demetric Diaz. At Mr. Bryant's arraignment on December 31, 2018, monetary bail was set at \$1,100,000, an amount that Mr. Bryant is unable to pay. Mr. Bryant remains in custody because he does not have the financial means to post the monetary amount set by the court. Accordingly, under Penal Code section 1270.2, the due process and equal protection clauses of the state and federal constitutions, the Eight Amendment, and the decision of *In re Humphrey*, defendant is hereby requesting the court reconsider the bail previously set and either reduce defendant's bail based on defendant's ability to pay and/or grant pretrial release on appropriate conditions. (Humphrey, supra, 19 Cal.App.5th at 1048-1049.)

Pretrial incarceration places a significant burden on defendant, including deprivation of liberty, curtailed ability to prepare a defense, prejudice engendered by appearing in court incarcerated, peril to employment, imposition on family, and attendant social burdens. (See, generally, Van Atta v. Scott (1995) 27 Cal.3d 424, 435-437.)

Mr. Bryant is 22 years old. According to the RAP sheet provided in discovery, he has no criminal convictions. He lives with his parents at a long-term stable address in Richmond. He takes care of his two year-old son. He coaches basketball and football through San Francisco Parks and Recreation, and drives for Door Dash and Cavier. He is heavily involved in Operation Genesis through the San Francisco Police Department. Mr. Bryant has significant ties to Contra Costa County and not a flight risk nor a danger to the community.

### STATEMENT OF LAW AND ARGUMENT

### I. MR. BRYANT IS ENTITLED TO AFFORDABLE BAIL.

Defendant is entitled to affordable bail. When a person is entitled to bail:

[T]he due process and equal protection clauses of the Fourteenth Amendment require the court to make two additional inquiries and findings before ordering release conditioned on the posting of money bail—whether the defendant has the financial ability to pay the amount of bail ordered and, if not, whether less restrictive conditions of bail are adequate to serve the government's interests...

(*Humphrey, supra*, 19 Cal.App.5th at 1025.) Because defendant is unable to pay bail as currently set, *Humphrey* makes the following clear:

[The] court may <u>not</u> order pretrial detention unless it finds...

[1] the defendant is unable to pay that amount and no less restrictive conditions of release would be sufficient to reasonably assure such appearance; or

[2] no less restrictive nonfinancial conditions of release would be sufficient to protect the victim and community.

(*Id.*, at 1026, emph. added.) Furthermore, the court may only order bail above defendant's ability to pay, i.e. the functional equivalent of a no bail ruling, if it finds by clear and convincing evidence that no less restrictive non-financial alternatives will satisfy those purposes—attendance at court appearances and protection of victim and community. (*Id.*, at 1037, 1039.)

Humphrey holds: "A determination of ability to pay is critical in the bail context to guard against improper detention based only on financial resources. . . . [This is] a matter that is the trial court's responsibility to ensure—that a defendant not be held in custody solely because he or she lacks financial resources." (Humphrey, 19 Cal.App.5th at 1036.) Furthermore, any bail reduction is meaningful "only if the court ha[s] reason to believe it possible for petitioner to post bail in the lower amount..." (Id., at 1045.)

At the hearing on this motion, the defense will offer evidence regarding Mr. Bryant's ability to pay. However, if this Court disagrees and "concludes that an amount of bail the defendant is unable to pay is required to ensure his or her future court appearances, it may impose that amount only upon a determination by clear and convincing evidence that no less restrictive alternative will satisfy that purpose." (*Humphrey, supra,* 19 Cal.App.5th at 1037.) This Court's determinations regarding dangerousness and flight risk must be based upon an individualized evaluation of defendant's circumstances and propensities, and not "generalizations of future criminality." (*Id.,* at 1040.)

Moreover, the prosecution has the burden to present "clear and convincing evidence, to establish that 'no condition or combination of conditions of release would ensure the safety of the community or any person' [citation], thereby justifying abridgment of petitioner's liberty interest while awaiting trial." (*Id.,* at 1045 [citing *U.S. v. Salerno* (1987) 481 U.S. 739, 743-744].)

In the present case, the prosecution will be unable to demonstrate by clear and convincing evidence that the defendant meets the criteria set forth for pretrial detention without reasonable bail under article I, section 12, of the California Constitution. Thus, Mr. Bryant should be admitted to bail. Under the analysis of *Humphrey* and the cases and constitutional principles on which it relies, this court must either grant pretrial release or set bail at an amount defendant can afford.

||| ||

CONCLUSION 1 For decades, our courts have set bail in exorbitant amounts that permit release of the wealthy but 2 3 not the poor. This established practice is "a deformity in our criminal justice system that close observers 4 have long considered a blight on the system." (Humphrey, supra, 19 Cal.App.5th at 1049.) The 5 judiciary that must correct it. (Id.) The defense respectfully requests that this Court fulfill its 6 responsibility to ensure that no person is incarcerated because they are poor, and to reduce bail to an 7 affordable amount and/or grant pretrial release on appropriate conditions. 8 9 10 DATED: January 2, 2019 Respectfully submitted, 11 12 13 Evan Kuluk 14 Deputy Public Defender 15 16 17 CERTIFICATE OF WORD COUNT 18 I hereby certify that according to the word count feature of the software used to prepare this 19 brief, the word count of the motion and notice, excluding case caption information, signature blocks and 20 this certificate, is 1,343 words. 21 22 23 Evan Kuluk Deputy Public Defender 24 25 26 27 28

<u>A</u>	FFIDAVIT OF PERSONAL S	SERVICE		
Case:	People v. BRYANT			
Superior Court Case No.:	4-195330-6			
Evan I. Kuluk, being first	duly sworn deposes and says:			
I am a citizen of the United States, over age 18 years and am not a party to the above-entitled				
proceeding. My business addres	s is 627 Ferry St. Martinez, CA	A 94553;		
That I personally served	a copy of the following docume	ents:		
NOTICE OF MOTION AND M AND/OR GRANT PRETRIAL F		AN AFFORDABLE AMOUNT		
On the hereinafter named	person(s) or party(ies) by deliv	vering to and leaving with said per		
		vering to and leaving with said per ame of such person(s) or party(ies		
or party(ies) at the places and da	te hereinafter set opposite the na			
or party(ies) at the places and da	e hereinafter set opposite the na			
or party(ies) at the places and date copies of said abovementioned d	re hereinafter set opposite the national comment:  Y Via Fax	ame of such person(s) or party(ies		
or party(ies) at the places and date copies of said abovementioned described of the District Attorner.	ve hereinafter set opposite the national vector occurrent:  Y Via Fax 925-646-4174  Sperjury that the foregoing is transfer.	ame of such person(s) or party(ies		
or party(ies) at the places and date copies of said abovementioned described of the District Attorner.	ve hereinafter set opposite the national vector occurrent:  Y Via Fax 925-646-4174  Sperjury that the foregoing is transfer.	ame of such person(s) or party(ies		
or party(ies) at the places and date copies of said abovementioned described of the District Attorner.	te hereinafter set opposite the national comment:  Y Via Fax 925-646-4174  Sperjury that the foregoing is trainez, California.	ame of such person(s) or party(ies		
or party(ies) at the places and date copies of said abovementioned d  Office of the District Attorner	te hereinafter set opposite the national comment:  Y Via Fax 925-646-4174  Sperjury that the foregoing is trainez, California.	ame of such person(s) or party(ies		
or party(ies) at the places and date copies of said abovementioned d	te hereinafter set opposite the national comment:  Y Via Fax 925-646-4174  Sperjury that the foregoing is trainez, California.	ame of such person(s) or party(ies		

-8-

ROBIN LIPETZKY (# 124769) 1 Public Defender, Contra Costa County By: Brooks Osborne (#244841), Deputy Public Defender 2 ORIGINAL 800 Ferry Street 3 Martinez, CA 94553 Telephone: (925) 335-8000 4 Attorneys for Defendant 5 6 SUPERIOR COURT OF CALIFORNIA, COUNTY OF CONTRA COSTA 7 8 No. 4-195330-6 PEOPLE OF THE STATE OF CALIFORNIA, 9 NOTICE OF MOTION AND MOTION TO Plaintiff, 10 RESET BAIL TO AN AFFORDABLE VS. AMOUNT AND/OR GRANT PRETRIAL 11 RELEASE 12 [In re Humphrey; P.C. §§ 1270.2, 1270.5, 1271: U.S. & CAL. Constitutions] Demetric Diaz, 13 Defendant. Date: January 9, 2019 14 Time: 8:45a.m. Dept.: 4 15 16 TO THE DISTRICT ATTORNEY FOR THE COUNTY OF CONTRA COSTA AND TO THE 17 CLERK OF THE ABOVE ENTITLED COURT: 18 PLEASE TAKE NOTICE that at the above listed date and time, in the above department of 19 the above-entitled court, defendant will move to reduce bail and/or grant pretrial release. This motion 20 21 is made on the ground that defendant is unable to afford the currently set bail and that the due process 22 and equal protection clauses of the Fourteenth Amendment to the United States Constitution require 23 this Court to ensure that the defendant is not held in custody solely because the defendant lacks 24 financial resources. The recent appellate court decision in In re Humphrey (2018) 19 Cal.App.5th 1006 25 [review granted but still published; citable as persuasive authority pursuant to Cal. Rules of Court Rule 26 27 8.1115(e)(1)] calls upon the judiciary to harmonize its bail determinations with the Constitution, and in 28 so doing, "change the way we think about bail":

Defendant respectfully asks this court to give credence to Humphrey's analysis and the constitutional principles on which it relies and thereby consider defendant's ability to pay and alternatives to incarceration. This motion is based on the Notice, the attached Memorandum of Points and Authorities, the records, pleadings and papers on file in this action, and on any other evidence presented at the hearing. DATED: December 28, 2018 Respectfully submitted, Brooks Osborne SBN: 244841 Deputy Public Defender, Attorney for Defendant 

### MEMORANDUM OF POINTS AND AUTHORITIES

**INTRODUCTION** 

For decades, California judges have set bail in amounts that permit pretrial release of the wealthy but not the poor. Bail has been set according to bail schedules without consideration of defendant's ability to pay. *In re Humphrey* (2018) 19 Cal.App.5th 1006 [review granted but still published; citable as persuasive authority pursuant to Cal. Rules of Court Rule 8.1115(e)(1)] makes clear that our established practice is "a deformity in our criminal justice system that close observers have long considered a blight on the system." The *Humphrey* court discusses our longstanding error and says it is the *judiciary* that must correct it:

The problem, as our Chief Justice has shown, requires the judiciary ... to change the way we think about bail and the significance we attach to the bail process... [T]he highest judicial responsibility is and must remain the enforcement of constitutional rights... [and the protection of] presumptively innocent persons threatened with divestment of their fundamental constitutional right to pretrial liberty.

(*Humphrey*, *supra*, 19 Cal.App.5th at 1049, emph. added.) The defense respectfully requests that this Court fulfill its responsibility to ensure that no person is incarcerated because he or she is poor, and to reduce bail to an affordable amount and/or grant pretrial release on appropriate conditions.

While the California Supreme Court has granted review in *Humphrey*, the Court chose not to de-publish the case. *Humphrey* may still be cited for its "persuasive value." (Cal. Rules of Court Rule 8.1115(e)(1).) Even though the case is not currently binding precedent, it should not be ignored. Like dicta in a judicial decision, "a statement that does not possess the force of a square holding may nevertheless be considered highly persuasive, particularly when made by an able court after careful consideration, or in the course of an elaborate review of the authorities." (9 Witkin, Cal. Proc. 5th Appeal §511 (2008); see also *Smith v. Los Angeles* (1989) 214 Cal.App.3d 266, 297 ["Such dictum, while not controlling authority, carries persuasive weight and should be followed where it demonstrates a thorough analysis of the issue or reflects compelling logic."].) This Court should not reject or demean the persuasive, reasoned decision in *Humphrey*. The Court of Appeal in *Humphrey* conducted a careful review of the relevant constitution principles, the leading federal and state case law, and binding precedent from the United States Supreme Court in finding that our current bail system did not comport with due process and equal protection. As such, the ruling and analysis in the case should be followed.

### STATEMENT OF FACTS

The prosecution filed criminal charges against defendant. Monetary bail was previously set in an amount that defendant is unable to pay. Defendant remains in custody because defendant does not have the financial means to post the monetary amount set by the court. Accordingly, under Penal Code section 1270.2, the due process and equal protection clauses of the state and federal constitutions, the Eight Amendment, and the decision of *In re Humphrey*, the defendant is hereby requesting the court reconsider the bail previously set and either reduce defendant's bail based on defendant's ability to pay and/or grant pretrial release on appropriate conditions. (*Humphrey*, *supra*, 19 Cal.App.5th at 1048-1049.)

Pretrial incarceration places a significant burden on defendant, including deprivation of liberty, curtailed ability to prepare a defense, prejudice engendered by appearing in court incarcerated, peril to employment, imposition on family, and attendant social burdens. (See, generally, *Van Atta v. Scott* (1995) 27 Cal.3d 424, 435-437.)

### STATEMENT OF LAW AND ARGUMENT

### I. THE ACCUSED IS ENTITLED TO AFFORDABLE BAIL.

Defendant is entitled to affordable bail. When a person is entitled to bail:

[T]he due process and equal protection clauses of the Fourteenth Amendment require the court to make two additional inquiries and findings before ordering release conditioned on the posting of money bail—whether the defendant has the financial ability to pay the amount of bail ordered and, if not, whether less restrictive conditions of bail are adequate to serve the government's interests...

(*Humphrey*, *supra*, 19 Cal.App.5th at 1025.) Because defendant is unable to pay bail as currently set, *Humphrey* makes the following clear:

[The] court may <u>not</u> order pretrial detention unless it finds...

[1] the defendant is unable to pay that amount and no less restrictive conditions of release would be sufficient to reasonably assure such appearance; or

.

[2] no less restrictive nonfinancial conditions of release would be sufficient to protect the victim and community.

(*Id.*, at 1026, emph. added.) Furthermore, the court may only order bail above defendant's ability to pay, i.e. the functional equivalent of a no bail ruling, if it finds by clear and convincing evidence that no less restrictive non-financial alternatives will satisfy those purposes—attendance at court appearances and protection of victim and community. (*Id.*, at 1037, 1039.)

Humphrey holds: "A determination of ability to pay is critical in the bail context to guard against improper detention based only on financial resources. . . . [This is] a matter that is the trial court's responsibility to ensure—that a defendant not be held in custody solely because he or she lacks financial resources." (Humphrey, 19 Cal.App.5th at 1036.) Furthermore, any bail reduction is meaningful "only if the court ha[s] reason to believe it possible for petitioner to post bail in the lower amount..." (Id., at 1045.)

At the hearing on this motion, defendant will offer evidence regarding defendant's ability to pay. However, if this Court disagrees and "concludes that an amount of bail the defendant is unable to pay is required to ensure his or her future court appearances, it may impose that amount only upon a determination by clear and convincing evidence that no less restrictive alternative will satisfy that purpose." (*Humphrey, supra,* 19 Cal.App.5th at 1037.) This Court's determinations regarding dangerousness and flight risk must be based upon an individualized evaluation of defendant's circumstances and propensities, and not "generalizations of future criminality." (*Id.*, at 1040.)

Moreover, the prosecution has the burden to present "clear and convincing evidence, to establish that 'no condition or combination of conditions of release would ensure the safety of the community or any person' [citation], thereby justifying abridgment of petitioner's liberty interest while awaiting trial." (*Id.*, at 1045 [citing *U.S. v. Salerno* (1987) 481 U.S. 739, 743-744].)

In the present case, the prosecution will be unable to demonstrate by clear and convincing evidence that the defendant meets the criteria set forth for pretrial detention without reasonable bail under article I, section 12, of the California Constitution. Thus, the defendant should be admitted to bail. Under the analysis of *Humphrey* and the cases and constitutional principles on which it relies, this court must either grant pretrial release or set bail at an amount defendant can afford.

### **CONCLUSION**

For decades, our courts have set bail in exorbitant amounts that permit release of the wealthy but not the poor. This established practice is "a deformity in our criminal justice system that close observers have long considered a blight on the system." (*Humphrey, supra,* 19 Cal.App.5th at 1049.) The *judiciary* that must correct it. (*Id.*) The defense respectfully requests that this Court fulfill its responsibility to ensure that no person is incarcerated because they are poor, and to reduce bail to an affordable amount and/or grant pretrial release on appropriate conditions.

DATED: December 28, 2018

Respectfully submitted,

Brooks Osborne

Deputy Public Defender, Attorney for Defendant

### CERTIFICATE OF WORD COUNT

I hereby certify that according to the word count feature of the software used to prepare this brief, the word count of the motion and notice, excluding case caption information, signature blocks and this certificate, is 1205 words.

Brooks Osborne

Deputy Public Defender

AFFIDAVIT OF SERVICE BY FACSIMILE TRANSMISSION 1 2 (C.C.P. 1012, 1013a, 2015.5) 3 4 I, Andrea Martinez, the undersigned, declare that I am over the age of eighteen years, employed in 5 the County of Contra Costa, State of California, and not a party to the cause described in the affixed 6 document. My business address is 800 Ferry Street, Martinez, CA 94553. On December 28, 2018, I served a true copy of the attached: 7 NOTICE OF MOTION AND MOTION TO RESET BAIL TO AN AFFORDABLE AMOUNT AND/OR GRANT PRETRIAL RELEASE [In re Humphrey; P.C. sections 1270.2, 9 1270.5, 1271; U.S. &CAL. Constitutions] 10 Re: Demetric Diaz, No. 04-195330-6 11 by placing a true copy in a telephone facsimile machine and transmitting as follows: 12 Office of the District Attorney (925) 646-2524 13 The telephone facsimile machine by which this was transmitted is located at 1000 Center Street, 14 Pittsburg, CA and is served by telephone number (925) 252-2812. 15 I declare under penalty of perjury that the foregoing is true and correct. 16 Executed on December 28, 2018, at Pittsburg, California. 17 18 19 20 21 22 23 24

### Contra Costa County Detention Faculties

ail Set Form For: Demetric Diaz

DOB: 06/19/1995

DETERMINATION OF BAIL IS THE RESPONSIBILITY OF THE ARRESTING AGENCY!

### THE UNDERSIGNED REQUESTS THAT BAIL BE SET:

### 1) LIST EACH SEPARATE FELONY AND THE CORRESPONDING BAIL SCHEDULE AMOUNT.

Crimes committed on different days and crimes against different persons are generally separate crimes. However, a criminal act arrestable under more than one code section such as PC 499(b) / CVC 10851 or attempted pc 187 / PC 245(a), creates only one bailable event.

When listing enhancements, remember they often have substantially higher bails than the underlying crimes themselves. Some significant common enhancements: <u>Armed /Used Firearm</u> = \$50,000; <u>GBI</u> =\$50,000; while on <u>Bail or O.R.</u> = \$25,000; <u>Two Strikes</u> = double bail plus \$20,000; <u>Three Strikes</u> = no bail; <u>Prior Felony</u> = minimum of \$25,000.

CNT	CODE SECTION	ALL ENH THIS CNT	BAIL
1	PC209(b)(1)	PC12022.53(b)	\$ 1,000,000 + 100,000
2	PC211	PC12022.53(b)	\$ [654]
3	PC245(a)(2)	• •	\$ 50,000
4	PC245(a)(2)		\$ 50,000
5	PC245(a)(2)		\$ 50,000
	PC1203.3		\$

BAIL TOTAL \$1,250,000.00

3)	LIST ALI	WARRANTS	AND BAIL	AMOUNTS.
----	----------	----------	----------	----------

NUMBER	COURT	<u>BAIL</u>
		A Park Commence of the Commenc

CHECK BOX IF BAIL INCREASE FORM ATTACHED:



Officer Barrera, Badge # 598
Brentwood Police Department 18-6244

Date: December 26, 2018

4)

### Contra Costa County Detention Faculties

Bail Set Form For: Clenzell Bryant

DOB: 03/31/1996

**DETERMINATION OF BAIL IS** THE RESPONSIBILITY OF THE ARRESTING AGENCY!

### THE UNDERSIGNED REQUESTS THAT BAIL BE SET:

LIST EACH SEPARATE FELONY AND THE CORRESPONDING BAIL SCHEDULE AMOUNT. 1)

Crimes committed on different days and crimes against different persons are generally separate crimes. However, a criminal act arrestable under more than one code section such as PC 499(b) / CVC 10851 or attempted pc 187 / PC 245(a), creates only one bailable event.

When listing enhancements, remember they often have substantially higher bails than the underlying crimes themselves. Some significant common enhancements: Armed /Used Firearm = \$50,000; GBI =\$50,000; while on Bail or O.R. = \$25,000; Two Strikes = double bail plus

\$20,000; Three Strikes = no bail; Prior Felony = minimum of \$25,000. CNT CODE SECTION ALL ENH THIS CNT BAIL PC209(b)(1) PC12022(a)(1) \$ 1,000,000.00 2 PC211 PC12022(a)(1) \$ 50,000 VC2800.2 \$ 50,000 **BAIL TOTAL** \$1,100,000.00 3) LIST ALL WARRANTS AND BAIL AMOUNTS. NUMBER COURT BAIL 4)

CHECK BOX IF BAIL INCREASE FORM ATTACHED:



Officer Barrera, Badge # 598 Brentwood Police Department 18-6244

Date: December 26, 2018

# Exhibit 14

1	SHEPPARD, MULLIN, RICHTER & HAMPTO A Limited Liability Partnership	ON LLP			
2	Including Professional Corporations TRACEY A. KENNEDY, Cal. Bar No. 150782				
3	333 South Hope Street, 43 rd Floor				
4	Los Angeles, California 90071-1422 Telephone: 213.620.1780				
5	Facsimile: 213.620.1398 E mail tkennedy@sheppardmullin.com				
6	PATRICIA M. JENG, Cal. Bar No. 272262				
7	REANNE SWAFFORD-HARRIS, Cal. Bar No. Four Embarcadero Center, 17 th Floor	305558			
8	San Francisco, California 94111-4109 Telephone: 415.434.9100				
9	Facsimile: 415.434.3947 E mail pjeng@sheppardmullin.com				
	rswafford-harris@sheppardmullir	n.com			
10	Attorneys for Defendants,				
11	TESLA, INC. dba TESLA MOTORS, INC.				
12	***************************************				
13		DISTRICT COURT			
14	NORTHERN DISTR	ICT OF CALIFORNIA			
15	SAN FRANCI	SCO DIVISION			
16	DEMETRIC DI-AZ, OWEN DIAZ, AND LAMAR PATTERSON,	Case No. 3:17-cv-06748-WHO			
17	Plaintiffs,	CERTIFICATE OF SERVICE			
18	v.				
19	TESLA, INC. DBA TESLA MOTORS, INC.;				
20	CITISTAFF SOLUTIONS, INC.; WEST VALLEY STAFFING GROUP;				
21	CHARTWELL STAFFING SERVICES, INC.; and DOES 1-50, inclusive,,	·			
22	Defendants.				
23					
24					
25					
26					
27					
28					
		.1_ Case No. 3:17-cv-06748-			
- 1		2400 110, 5,17 07 007-10			

Case No. 3:17-cv-06748-WHO CERTIFICATE OF SERVICE

### **CERTIFICATE OF SERVICE** 1 2 Demetric Di-Az, et al. v. Tesla, Inc., et al. USDC, Northern District of California, Case No. 3:17-cv-06748-WHO 3 At the time of service, I was over 18 years of age and **not a party to this action**. I am employed in the County of San Francisco, State of California. My business address is Four Embarcadero Center, 17th Floor, San Francisco, CA 94111-4109. 5 On November 14, 2019, I served true copies of the following document(s) described as: 6 TESLA'S DOCUMENT PRODUCTION (Bates label: TESLA-0001014 to TESLA-0001161) 7 8 on the interested parties in this action as follows: 9 SEE SERVICE LIST 10 BY MAIL: I enclosed the document(s) in a sealed envelope or package addressed to the 11 persons at the addresses listed in the Service List and placed the envelope for collection and mailing, following our ordinary business practices. I am readily familiar with the 12 firm's practice for collecting and processing correspondence for mailing. On the same day that correspondence is placed for collection and mailing, it is deposited in the ordinary 13 course of business with the United States Postal Service, in a sealed envelope with postage fully prepaid. I am a resident or employed in the county where the mailing occurred. 14 I declare under penalty of perjury under the laws of the State of California that the 15 foregoing is true and correct. 16 Executed on November 14, 2019, at San Francisco, California. 17 Dorothy M. Gatmen ( 18 19 20 21 22 23 24 25 26 27 28

SMRH:4847-0038-9783.1

Case No. 3:17-cv-06748-WHO

CERTIFICATE OF SERVICE

1	SERVIO	CE LIST
2	Lawrence A. Organ	Attorneys for Plaintiffs  DEMETRIC DLAZ and OWEN DLAZ
3	Navruz Avloni California Civil Rights Law Group	DEMETRIC DI-AZ and OWEN DIAZ
4	332 San Anselmo Ave. San Anselmo, CA 94960	
5	Telephone: 415-453-4740 Facsimile: 415-785-7352]	·
6	Email: larry@civiilrightsca.com navruz@civilrightsca.com	
7	J. Bernard Alexander, Esq. ALEXANDER KRAKOW + GLICK LLP	Attorneys for Plaintiffs, DEMETRIC DI-AZ and OWEN DIAZ
8	1900 Avenue of the Stars, Suite 900 Los Angeles, CA 90067	DEMETRIC DI 112 una 0 WEN DI 12
9	Telephone: 310-464-1535 Facsimile: 310-394-0811	•
10	Email: balexander@akgllp.com	
11	Gary T. Lafayette Cheryl A. Stevens	Attorneys for Defendant CITISTAFF SOLUTIONS, INC.
12	Lafayette & Kumagai 1300 Clay Street, Suite 810	,
13	Oakland, CA 94612 Telephone: 415-357-4600	
14	Email: glafayette@lkclaw.com cstevens@lkclaw.com	
15	Jason A. Geller	Attorneys for Defendant
16	Juan C. Araneda Aaron D. Langberg	nextSource, Inc.
17	FISHER & PHILLIPS LLP One Embarcadero Center, Suite 2050	
18	San Francisco, California 94111 Telephone: (415) 490-9000	
19	Facsimile: (415) 490-9001 Email: jgeller@fisherphillips.com	
20	jaraneda@fisherphillips.com alangberg@fisherphillips.com	
21	Fenn C. Horton III	Attorneys for Defendant
22	Helene Simvoulakis-Panos PAHL & McCAY	WEST VALLEY STAFFING GROUP
23	225 West Santa Clara Street, Suite 1500 San Jose, CA 95113	
24	Telephone: 408-286-5110 Facsimile: 408-286-5722	
25	Email: fhorton@pahl-mccay.com	
26		
27		
28		